



THE FORT ST. GEORGE GAZETTE

Hybridized by Authority

No. 41

MADRAS, TUESDAY EVENING, JANUARY 22, 1902.

Chang, A. and others

Part I.—Notifications by Government.

CONTENTS

[illegible]

MILITARY SECRETARY'S OFFICE

NOTIFICATION

No. 2.—Progress of His Excellency the Governor's visit to East Godavari, West Godavari, Koppa and Guntur districts—End to 11th February 1925.

Month and date.	Day of week.	Place.	Arrival on steamer.	Time.		Remarks.
				A.M.	P.M.	
1906.						
Feb. 2	Sunday	Malacca (Canton)	Departure	6-0	7-0	By special train. Departure private.
" 3	Monday	Shanghai	Arrival	6-0	"	By special train.
" 4	"	Shanghai	Departure	6-00	"	By special train. Departure private.
" 5	"	Shanghai	Arrival	7-00	"	By special train. Departure private.
" 6	Tuesday	Yokohama	Arrival	7-00	"	By special train. Departure private.
" 7	"	Yokohama	Departure	7-00	"	By special train. Departure private.
" 8	Wednesday	Yokohama	Arrival	7-00	"	By special train. Departure private.
" 9	Thursday	Yokohama	Departure	7-00	"	By special train. Departure private.
" 10	Friday	Yokohama	Arrival	7-00	"	By special train. Departure private.
" 11	Saturday	Yokohama	Departure	7-00	"	By special train. Departure private.
" 12	Sunday	Yokohama	Arrival	7-00	"	By special train. Departure private.

May 1929, on pages 843-824 of Part I of the *Port St. George Gazette*, dated 31st May 1929, as subsequently amended, for the words "Staff Selection Board" wherever they occur, the words "Madras Service Commission" shall be substituted.

Port St. George, January 15, 1930.

No. 24.—The following notification of the Government of India is republished:—

HOME DEPARTMENT.

ESTABLISHMENTS.

New Delhi, 12th January 1930.

No. P-16-1078.—The following resolution made by the Secretary of State for India is published for general information:—

In exercise of the powers conferred by section 61a (3) of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India held this 26th day of November 1929, hereby makes the following amendments in the Indian Civil Service Rules, namely:—

After rule 1 of the said rules the following new rule shall be inserted, namely:—

1-A. (a) In those rules the words "appoint," "appointed," "appointment," "posts," and "holders of posts," and cognate expressions, shall have reference to substantive appointments.

Provided that the Secretary of State in Council in any case, and in the case of officers under the administrative control of the Government-General in Council or a Local Government, the Government-General in Council, may by general or special order direct that these words and expressions or any of them shall have reference to appointments other than substantive appointments.

(b) Date of appointment" means, in the case of officers appointed in England, the date on which the appointment is made, and, in the case of officers appointed in India, the date from which the appointment takes effect.

In rules 12 and 15 the word "substantive" shall be deleted.

And the said rule shall have effect, and be deemed always to have had effect, as though they had been enacted as so amended.

C. W. E. COTTON,
Acting Chief Secretary.

(Special.)

LEAVE.

Port St. George, January 17, 1930.

No. 25.—Under rule 81 of the Fundamental Rules, Mr. M. V. Subrahmanyam, I.C.S., Sub-Collector, Tiruvannamalai, South Arcot District, leaves on average pay without official certificate for four months from the 1st March 1930 to date of relief.

PERMITTED TO RETIRE.

Port St. George, January 20, 1930.

No. 26.—The Government are pleased to permit Mr. Bernard Edward Mayall-Smith, R.E.M., C.B.A., to retire from the Indian Civil Service with effect from the 1st January 1930.

NOTIFICATIONS.

Port St. George, January 20, 1930.

No. 27.—The following notification of the Government of India is republished:—

HOME DEPARTMENT.

ESTABLISHMENTS.

New Delhi, 12th January 1930.

No. P-48572.—The following resolution by the Secretary of State for India is published for general information:—

In exercise of the powers conferred by sub-section (3) of section 67 of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India held this 26th day of November 1929, hereby makes the following amendment in the Indian Civil Service (Non-tenure) Rules, namely:—

In rule 5 of the said rules, for the words "his character is such as to qualify him" the words "he is in all respects suitable" shall be substituted.

C. W. E. COTTON,
Acting Chief Secretary.

APPOINTMENT.

Port St. George, January 22, 1930.

MADRAS SERVICE COMMISSION.

No. 28.—Under section 6 of the Madras Service Commission Act (Act XI of 1929), M.R.Ry. also Sub-C. P. Keresakam Memo Arungal, Assistant Secretary to Government, Revenue Department, has been appointed as Secretary, Madras Service Commission, with effect from the 1st January 1930.

FINANCE DEPARTMENT.

LEAVE.

Port St. George, January 24, 1930.

No. 2.—M.R.Ry. A. V. Venkataswamy Appay Arungal, Offsetting Cushter, Madras Board Office, leaves on average pay for one month from 10th January 1930.

H. A. WATSON,
Secretary to Government.

NOTIFICATIONS.

Port St. George, December 9, 1929.

(G.O. No. 821, Finance).

No. 3.—In partial modification of the orders in G.O. No. 430, Finance, dated 19th August 1929, the Government direct that the rate of contribution for leave and posting laid down in clauses (c) and (d) of the Government of India, Finance Department letter No. P.I.-XI-1725, dated 26th July 1929, be given effect from 1st September 1929, as far as the Provincial and Subordinate Services and holders of special posts are concerned. If in any case, service of contribution was due for the period before 1st September 1929, they may be recovered at the rates which will be applicable from 1st September 1929.

Port St. George, December 9, 1929.

(G.O. No. 822, Finance).

No. 4.—In exercise of the powers conferred by Fundamental Rule 44 and in pursuance of the provisions of Fundamental Rule 5, the Government in Council and the Government acting with the Madras Council hereby direct that the following amendment be made to Travelling Allowance Rule 100 (4):—

Insert the words "including the Remuneration of Co-operative Societies" between the words "other heads of departments" and "any station" occurring in line 1 of rule 100 (4).

C. F. JONES,
Deputy Secretary to Government.

Port St. George, January 11, 1936.

No. 35.—The following regulations of the Government of India are reproduced:—

FINANCE DEPARTMENT.

New Delhi, the 20 January 1935.

No. P. 43-B.1/29.—The following resolution by the Secretary of State for India is issued in published for general information:—

In exercise of the powers conferred by sub-section (2) of section 90-B of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India held this 1st day of December 1935 hereby enacts the following amendments in the Civil Service Regulations, namely:—

In Appendix 22 to the said Regulations, in the preamble, the words "in the Fundamental Rules" should be omitted.

No. P. 43-B.1/29.—The following resolution by the Secretary of State for India is issued in published for general information:—

In exercise of the powers conferred by sub-section (2) of section 90-B of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India held this 30th day of October 1935, hereby enacts the following amendments of the Civil Service Regulations, namely:—

For Appendix 22 of the said regulations, the following shall be substituted, namely:—

ARTICLE No. 30.

Rules for the grant of additional leave to officers for the study of scientific, technical or similar problems, or in order to undertake special courses of instruction.

The following rules relate to study leave only. They are not intended to meet the case of officers employed in other countries or the business of Government, either for the performance of special duties imposed on them or for the investigation of special problems connected with their technical duties. Such cases will continue to be dealt with on their merits under the rules governing deputations. The rules apply, subject to the provisions of the Civil Service (Discipline) (Provisions) Regulation, 1926, to the Archaeological Department, the Public Health and Medical Research Department (other than as regards officers of the Indian Medical Service, to whom special rules apply), the Botanical Survey (including the officers of the Royal Botanic Gardens, Calcutta), the Civil Veterinary Department, the Forestry Department, the Geological Survey, the Agricultural Department, the Meteorological Department, the Railway Department (India, Locomotive and Engineering Branches), the Telegraph Department, the Zoological Survey, the Education Department, the Public Works Department, and the Forest Department (except as respects confidential leave to which special rules apply). The rules may be extended by the authority empowered to sanction study leave under rule 1-A to any officer including an officer of a Provincial Service, not belonging to any of the departments mentioned above, in whose case the sanctioning authority is of opinion that leave should be granted in the public interest to pursue a special course of study or investigation of a scientific or technical nature.

Note.—(The extension of these rules to the Public Works and Survey Departments does not affect any existing rule under which officers are allowed to visit engineering works when on leave in Great Britain.)

1. The powers granted by these rules to the Government of India or to Local Governments may

be delegated by them to the High Commissioner for India, subject to any restriction they may think fit to impose.

1-A. Extra furlough for the purpose of study leave may be taken either in or outside India. It may be granted to an officer of any of the Departments to be named above by the Local Government or Administration under which he is serving, provided that when an officer leaves permanently for the service of one province or department in carrying out his duty in another province or department the grant of leave is subject to the conditions (a) that the sanctioning authority may make local arrangements to carry on his work in his absence, and (b) that the service of the province or department to which he is permanently attached is obtained before leave is given. Study leave should not exclusively be granted to officers of less than five years' service, or to officers within three years of the date at which they have the option of retiring, or, if they have the option of retiring after 50 years' service, within three years of the date at which they will complete 54 years' service. Nor should it be granted to officers who are about to retire on proportionate pension.

Note.—Departments of the Government of India may grant study leave to officers under their administrative control, subject to the restrictions which apply to the grant of a local Government.

2. The grant of study leave should be made with due regard to the exigencies of the public service. In no case should the amount of leave, in combination with any form of leave other than extraordinary leave or leave on medical certificate, exceed a balance of over two years from an officer's regular duty, or exceed two years in the whole period of an officer's service; nor should it be granted with such frequency as to remove him from contact with his regular work, or to cause undue inconvenience owing to his absence on leave. A period of 12 months at one time should ordinarily be regarded as a suitable maximum, and should not be exceeded save for exceptional reasons.

3. An officer whose study leave is sanctioned with any other kind of leave should be required to take his period of study leave at such a time as to permit, at its conclusion, a balance of other previously sanctioned leave sufficient to cover the period spent in returning to duty.

4. When an officer has been granted a definite period of study leave and fails subsequently to take his course of study with full effect of the sanctioned period to any considerable extent, his absence from duty should be treated by the proper authority of study leave unless he produces the sanction of the sanctioning authority in India to his taking it as ordinary furlough.

5. Except as provided in rule 6, all applications for study leave should be submitted with the officer's certificate in the form of the Department through the prescribed channel, and in accordance with the provisions of the sanctioned period to any considerable extent, his absence from duty should be treated by the proper authority of study leave unless he produces the sanction of the sanctioning authority in India to his taking it as ordinary furlough.

If the course of study is in Europe or America, the Head of the Department should also forward to the Secretary to the High Commissioner for India, General Department, a copy of the approved programme of study. If it is not possible for the officer to give full details, as above, in his original application, as, for example, India, he wishes to make any change in the programme which has been approved in India, he should submit provisionally as soon as possible to the Secretary to the High Commissioner for India, General Department. In such cases, he should not, unless required to do so at his own risk, commence the course of study, nor carry any expenses in connection therewith, until he receives approval to the course through the High Commissioner.

a. (a) Officers on furlough or other leave in Europe or America who wish to correct part of the leave taken *study leave* or to undertake a course of study during leave, should, before commencing study and before resuming any service in connection therewith, submit a request of their proposed course of study to the Secretary to the High Commissioner for India, General Department. The programme should be accompanied by an official syllabus of the course, if one is available, and by any documentary evidence that the particular course, or programme has the approval of the authorities in India. In the absence of such evidence the programme may, if approved by the High Commissioner, be proceeded with, but no study leave allowance will be admissible until the concurrence of the authority concerned in India is received.

(b) Similarly officers on leave in the United Kingdom who desire to have it extended for purposes of study under these Rules should address the Secretary to the High Commissioner for India, but in addition to describing a statement of the proposed study they must support their applications with documentary evidence of their having obtained the approval of the authorities concerned in India to their applying for an extension of leave. They must also produce documentary evidence of the concurrence of the authority concerned in India to the grant of study leave and/or study allowance.

14. No course of study will be recognized as qualifying for the grant of study allowance, or for study leave for any other purpose, unless it has been approved in advance by the Secretary to the High Commissioner for India in accordance with Rules 5 and 6 above, and unless, in cases where it has not been found possible to submit full particulars to the authorities in India, it has been approved in detail by the High Commissioner before it is begun.

7. A study allowance will be granted for the period spent in prosecuting a definite course of study as a recognized substitute or in any definite task of instruction of any special class of work, as well as for the period covered by any correspondence at the end of the course of study. The rates are as present fixed as 12s. a day in the United Kingdom, £1 a day in the colonies of Europe and 50s. a day in the United States of America. These rates are liable to revision. The rate to be granted to officers who take study leave in other countries including India, will be specially considered by the Government of India or the Local Government in each case. In no case will education allowance be granted in addition to study allowance and officially travelling expenses will not be paid, but in exceptional cases claims will be considered on their merits by the Government of India or the Local Government.

8. Study allowance will be admissible up to 14 days for any period of vacation. A period during which an officer interrupts his course for his own convenience must be considered as *vacation*. Study allowance may be given at the discretion of the Government of India or a Local Government for any period up to 14 days above leave during which the officer is prevented by sickness duly certified by a medical practitioner from pursuing the continued course of study. In the case of an officer retiring from the service without returning to duty after a period of study leave the study allowance will be forfeited. If the officer is under civil leave rules the study leave will be converted into furlough to the extent of the furlough according to his credit at the date of retirement. Any balance of the period of study leave mentioned above which can not be so converted will be available as *redundancy service* for pension.

9. Officers granted study leave are ordinarily required to meet the cost of fees paid for courses of

study. In exceptional cases the Government of India or the Local Government will be prepared to consider proposals that such fees should be paid by Government.

10. On completion of a course of study a certificate as to the proper form (which may be obtained from the High Commissioner) together with certification of examinations passed or of special study, shall, when the study leave has been taken in Europe or America, be forwarded to the High Commissioner. When the study leave has been taken in any other study certificate of examinations passed or of special study, which should show the date of commencement and termination of the course, with any remarks by the instructor, shall be forwarded to the authority which sanctioned the leave. In the case of a definite course of study at a recognized institution the study allowance will be payable by the High Commissioner or in India, on the rate may be, as shown sanctioned by the officer from time to time, supported by proper certification of attendance. When the programme of study approved under rule 5 does not include or does not consist entirely of such a course of study, the officer shall submit to the High Commissioner or to the authority in India which sanctioned his leave, as the case may be, a diary showing how his time has been spent, and a report indicating fully the nature of the methods and operations which have been studied and including suggestions as to the possibility of applying such methods of operations to India. The accompanying authority in India will decide whether the diary and report show that the time of the officer has been properly employed, and will determine accordingly for what period the study allowance referred to in rule 7 may be granted.

11. Study leave will count as service for pension and pension but not for furlough or any other leave. It will not affect any leave which may already be due to an officer; it will count as *extra furlough*, and will not be taken into account in reckoning the aggregate amount of furlough taken by the officer towards the maximum period admissible under the Civil Service Regulations.

12. During study leave an officer will draw half average salary as defined in article 16, Civil Service Regulations, subject to the maxima and minima laid down in article 210, 215, 220 and 223 *ibid.* The rate of exchange prescribed by the Secretary of State in Colonial for the conversion of leave allowances shall apply to study leave allowances. An officer may, subject to the approval of the proper authorities being obtained as required by rule 6 or 7, undertake or commence a course of study during privilege leave, and subject to rules 7 and 8, draw study allowance in respect thereof, provided that study allowance is not drawn for an aggregate period exceeding two years during the whole of an officer's service.

This rule applies to railway officers in civil employment taking leave under the Civil Service Regulations.

13. On an application for study leave in Europe or America being sanctioned by the Government of Madras, Bombay, or Bengal, the Local Government should inform the High Commissioner of the particulars of the case. When such leave is sanctioned by any other Local Government or Administration, a report should be made to the Government of India, who will inform the High Commissioner. It will be necessary for the officer concerned to place himself in communication with the High Commissioner who will arrange any details and issue any letters of introduction that may be required. In all cases in which study leave in any other country is sanctioned the particulars should be reported to the Government of India.

Port St. George, January 26, 1920

Fr. 11.—The following notification of the Government of India is republished:—

FINANCE DEPARTMENT (CENTRAL REVENUE).
CUTTACK.

New Delhi, the 11th January 1920.

No. 1.—In exercise of the powers conferred by section 15 of the Sea Customs Act, 1878 (VIII of 1878), the Government-General in Council is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Customs Department No. 3424, dated the 11th November 1912, namely:—

For the proviso in the said notification the following proviso shall be substituted, namely:—

"Provided that nothing in this resolution shall be deemed to prohibit the export from the ports of Malacca, Singapore, Aden, Bombay, Tientsin, Port of Spain and Calcutta of:—

(a) seeds of a kind other than the Dogie breed, or

(b) bulls and bullocks of the Dogie breed which have been licensed for export by the Director of Agriculture, Madras."

No. 12.—The following resolution of the Government of India is republished:—

DEPARTMENT OF INDUSTRIES AND LABOUR.

New Delhi, the 12th December 1919.

In Order Resolution No. R. 217, dated the 12th September 1919, which was published in Part I of the Gazette of India of the 12th September 1919, the Government of India announced their decision to replace the existing arrangements for the supply of articles for the public service by a system of competitive tendering for delivery in India and published for criticism draft rules which had been framed to give effect to that policy.

2. After careful consideration of the criticisms received from the various Chambers of Commerce and other representative industrial and commercial associations, the Government-General in Council is pleased to direct that the rules appended to this resolution shall regulate the purchase of stores by all departments and offices of the Central Government and of the Provinces other than Government of Madras with effect from the 1st January 1920. In the interim stores may be purchased in accordance with these rules whenever it is found convenient to do so.

Notes for the supply of articles required to be purchased for the Public Service.

Principle.—The policy of the Government of India is to make their purchases of stores for the public service in such a way as to encourage the development of the industries of the country to the greatest possible extent consistent with economy and efficiency, and the following rules, which are applicable to the purchase of stores (other than printing and stationery stores) for the Government of India and for provinces other than Government of Madras are presented in accordance with this policy. These rules supersede all previous orders on the subject.

In order to give effect to the above policy provisions in making purchases will be given in the following order:—

First, to articles which are produced in India in the form of raw materials, or are manufactured in India from raw materials produced in India, provided that the quality is sufficiently good for the purpose;

Secondly, to articles wholly or partially manufactured in India from imported materials provided that the quality is sufficiently good for the purpose;

Thirdly, to articles of foreign manufacture sold in India in India, provided that they are of suitable type and sufficient quality;

Fourthly, to articles manufactured abroad which need to be specially imported.

Departments of the Government of India, or officers specially authorized in this behalf, may, where they are satisfied that such a measure is justified, allow a limited degree of preference in respect of price to articles produced or manufactured in India either wholly or in part.

Rule 1.—Save as provided in Rules 2 and 3, all articles required to be purchased for the public service shall be purchased on the condition that delivery shall be made in India for payment in rupees in India.

Rule 2.—Tenders shall be invited in India, and abroad also when considered desirable, for the supply of all articles which are purchased under Rules 1 to 4, unless the value of the order to be placed is small or sufficient reasons to be recorded which indicate that it is not in the public interest to call for tenders. No tender which fails to comply with the conditions as to delivery and payment prescribed in Rule 1 shall be accepted.

Rule 3.—All articles, whether manufactured in India or abroad, shall be subject to inspection before acceptance, and articles for which specifications and/or tests have been prescribed by competent authority shall be required to conform to such specifications and/or to satisfy the prescribed test or tests which may be carried out during manufacture or before or after despatch from the supplier's premises.

Rule 4.—Important plant, machinery and iron and steel work shall be obtained only from firms approved by the Chief Controller of Stores, Indian Stores Department, and specified in the lists issued by him from time to time.

Rule 5.—In the case of important construction works let out on contract, articles required for the construction of such works may be supplied by the contracting firm provided that when specifications and/or tests have been prescribed for such articles they shall conform to such specifications and/or shall satisfy such tests.

Rule 6.—Nothing in these rules shall be deemed to prohibit the purchase of articles by one department or Railway from another.

Rule 7.—The articles enumerated in Appendix A, or any other articles of special or unusual character, may, where suitable and economical purchases cannot be made in accordance with the preceding rules, be obtained without reference to those rules subject to the following conditions:—

(a) Where the value of the purchase exceeds Rs. 5,000 the purchasing officer shall place on record his reasons for not allowing the purchase in accordance with the preceding rules.

(b) The purchasing officer may at his discretion either obtain the article that he requires by order on the Indian Stores Department, London, or procure it direct from manufacturers or dealers abroad. Where need is felt to direct purchase from manufacturers or dealers abroad, tenders shall, whenever practicable, be first obtained.

(c) When articles are purchased abroad under the rules through the agency of the India Stores Department, London, payment shall be made by that Department. In other cases payment shall be made

(d) in countries other than Great Britain and Northern Ireland, direct to the supplier by the purchasing officer.

(e) In Great Britain and Northern Ireland, through the High Commissioner for India.

Rule 8.—Locks, weapons, munitions of war, technical apparatus and equipment, and any other

(Marine.)

NOTIFICATIONS.

Port St. George, January 18, 1930

[G.O. No. 24, January (Marine).]

No. 2.—With reference to rule 54 of the Boat Rules issued under section 4, sub-section (1) of the Indian Ports Act, 1908 (XV of 1908), applicable to all minor Ports in the Madras Presidency, the Government in Council is pleased to prescribe the following rates of boat hire for the carriage of passengers at the Port of Cuddalore which will come into force with effect from 15th February 1930:—

Trips between one of the landing places and wharves Nos. 1, 2 or 3.	Maximum rate of hire per boat per trip, between 6 a.m. and 3 p.m.	
	(A)	(B)
Boat.	4 or 5	4 or 5
Boat.	4 or 5	4 or 5
Boat.	4 or 5	4 or 5

Note.—(A) The landing places are (1) the site of the new boat wharf (2) the Jetty (3) and (4) the Port Jetty.

(B) For a return journey, provided within a period of one hour, calculated from the time of departure, the amount payable for maximum rate of hire per boat shall be half the rate provided for a corresponding outward journey.

(C) The maximum rate of hire of boats plying between 10 p.m. and 6 a.m. shall be double the corresponding rate of hire of boats plying between 6 a.m. and 10 p.m.

Port St. George, January 16, 1930

[G.O. No. 24, January (Marine).]

No. 3.—The following notification of the Government of India is republished:—

RAILWAY DEPARTMENT
RAILWAY BOARD.

New Delhi, 14th January 1930.

No. 1890-F.—With reference to Railway Board's Notification No. 545-F, dated the 31st January 1928, Mr. C. D. T. Srinivas, Acting Manager, The Cochinport Company Limited, is appointed to officiate as Member of the Vayagapattin Harbour Advisory Committee in place of Mr. C. Harding, Manager, The Cochinport Company, Limited, Vayagapattin, proceeding on leave out of India.

Port St. George, January 15, 1930

[G.O. No. 24, January (Marine).]

No. 4.—The following notification of the Government of India is republished:—

DEPARTMENT OF COMMERCE.

MERCHANT SHIPPING.

New Delhi, 14th January 1930.

No. 48-M, 1928.—The following Order in Council is published for general information:—

AT THE COURT AT BUCKINGHAM PALACE.

THE 28th DAY OF NOVEMBER 1928.

PRESENT:

The King's Most Excellent Majesty in Council.

Whereas by section 46 of the Merchant Shipping Act, 1908, power is given to His Majesty by Order in Council to make Regulations with respect to the manner in which Government ships may be registered as British ships for the purposes of the Merchant Shipping Act;

And whereas by the said section 46 it is provided that those Acts shall, subject to any exceptions and modifications which may be made by Order in Council, either generally or as respects any special class of Government ships, apply to Government ships registered in accordance with such Regulations

as if they were registered in manner provided by those Acts;

And whereas the provisions of section 1 of the Rules Publication Act, 1903, have been complied with:

Now, therefore, His Majesty, by virtue of the powers in this behalf by the said Act, so whereas in His Majesty is pleased, by Order in Council, with the advice of His Privy Council, to order, that it is hereby ordered, that the following Regulations shall have effect as regards ships belonging to His Majesty which are under the control of the Government of India (The Governor General of India in Council) or a Local Government in India, hereinafter referred to as Indian Government ships:—

1. An application for the registry of an Indian Government ship shall be made in writing under the hand of a Secretary to the Government concerned or other officer authorized by that Government. Such application shall contain the following particulars:—

(a) A statement of the name and description of the ship;

(b) A statement of the time when and place where the ship was built, or, if the ship was foreign built and the time and place of building are unknown, a statement to that effect and of her foreign name;

(c) A statement of the nature of the title to the said ship, whether by original construction or by for this Government, or by purchase, capture, condemnation or otherwise, and a list of the documents of title, if any, in case she was not originally constructed by or for that Government;

(d) A statement of the name of the Master;

2. The Registrar, on receiving such application in respect of an Indian Government ship, shall—

(a) enter the ship in the Register Book as belonging to "His Majesty, represented by the Government of (giving the name of the Government); and shall also enter thereon—

(b) the name of the port to which she belongs;

(c) the particulars stated in the application for registration;

(d) the details comprised in the Surveyor's Certificate.

3. On the registry of an Indian Government ship the Registrar shall retain in his possession the Surveyor's Certificate and the application for registry and any documents of title submitted in such application.

4. Within the time of a registered Indian Government ship by Bill of Sale, the Secretary of State for India in Council, as required by the Government of India Act, shall be the transferor, and the Bill of Sale shall be in Form A in the proper form prescribed under the Merchant Shipping Act, 1904, and shall be signed by the Principal Agent, and the amount thereof shall be paid. Any such Bill of Sale shall be signed on behalf of the transferor by a person authorized to sign by or under Part III of the Government of India Act.

5. The application for a Certificate of Sale referred to in sections 39 to 42 and sections 44 to 46 of the Merchant Shipping Act, may be made in respect of an Indian Government ship by a Secretary to the Government concerned or other officer authorized by that Government.

6. The person in whose name the management of any Indian Government ship is entrusted by the Government concerned shall be registered, as provided by section 49 (2) of the Merchant Shipping Act.

7. Where any provision of the Merchant Shipping Act which by virtue of the Merchant Shipping Act, 1904, and that Order in Council is applicable to

amount to the sailing official Quarter Day * will be paid, and subsequent payments will be made in arrears to or after each official Quarter Day.

8. Every scholar is required to lodge with the High Commissioner in London, before his arrival in England, the sum of £40 for initial expenses. He will have no claim to payment of any instalment of his scholarship until this deposit has been made.

9. The necessary travelling expenses of scholars by second class, or by third class if no second is available, will, if sanctioned, be defrayed by the High Commissioner. Applications for payment of these charges should be made to the High Commissioner. But charges for private tuition, unless specially sanctioned, for books, manuscripts, hotel bills and medical attendance must be paid by the scholar himself.

10. No scholar can be admitted for the payment of any expenditure unless the scholar has obtained previous sanction from the High Commissioner.

11. The allowance will be at the rate of £200 a year plus a bonus of £40 a year and will be refused or withdrawn where the scholar is being treated as one on a foreign going ship. Every scholar who, not being disabled by illness or prevented by any other cause which the High Commissioner may consider sufficient, fails to comply with the rules here set forth will forfeit his scholarship. It may be terminated at any time by the High Commissioner if a scholar fails in health or conduct, or with one who will be provided at the discretion of the High Commissioner with a second class passage to India.

12. He must also execute a bond in the form appended (Appendix I) undertaking to pay a sum up to Rs. 10,000 if he fails to return to India when instructed to do so or if he settles in some other country within five years of the termination of his scholarship.

13. A free second class passage from the port of embarkation in India to England will be provided and the cost of the overland journey from Marseilles will be at the discretion of the Government to a scholar, unless he is expressly instructed by Government to travel second class and is provided with a return ticket to Marseilles only. In the latter event the High Commissioner for India will refund the said and baggage expenses on the direct instructions of the Government of India.

14. The scholar should clearly understand that the grant of the scholarship does not entitle him to recognition of his course to an appointment in Government service, but he should acknowledge on his return to India report his service to the Government of India.

APPENDIX I.

Bond for Central India Scholars.

Know all men by these presents, that I, _____ of _____ do hereby bind myself, and each of my _____ to pay to the Secretary of State for India in Council a sum up to Rs. 10,000.

Sealed with our seals, dated this _____ day of _____ 1930.

Whereas the above bond has been sanctioned by the Government of India in Council, the said sum up to Rs. 10,000.

Whereas the above bond has been sanctioned by the Government of India in Council, the said sum up to Rs. 10,000.

* Note.—The date of quarter days for the 1st January, the 1st April, the 1st July and the 1st October.

and whereas the above bond has been sanctioned by the Government of India in Council, the said sum up to Rs. 10,000.

Now, the condition of the above written obligation is that:—

If, in the event of the above bond being sanctioned by the High Commissioner or by the Government of India, by which he has been nominated or sitting in any other capacity within five years of the expiry of his scholarship, he shall be entitled to the Secretary of State for India in Council up to a maximum of Rs. 10,000, all moneys paid to him on his behalf in respect of his scholarship, travelling expenses or second class passage.

That the above written obligation shall be void and of no effect, otherwise it shall be and remain in full force and virtue.

Signed, sealed and delivered

by the above bondholder.

In the presence of:

Signed, sealed and delivered

by the above bondholder.

In the presence of:

APPENDIX II.

Regulations for the acceptance of examination for the admission of State Scholars for training at Marine Engineering.

1. An examination will be held on the 7th April 1930 and the following days simultaneously at the following places:—

Name of position.	Name of centre and year for admission.
Master	Madras (Old College at King's College)
Second	Bombay (Bombay Training College, Bombay)
Third	Bombay (Bombay Engineering College)
Chief Engineer	Calcutta (Calcutta Engineering College)
Fourth	Calcutta (Calcutta Engineering College)
Fifth	Calcutta (Calcutta Engineering College)
Sixth	Calcutta (Calcutta Engineering College)
Seventh	Calcutta (Calcutta Engineering College)
Eighth	Calcutta (Calcutta Engineering College)
Ninth	Calcutta (Calcutta Engineering College)
Tenth	Calcutta (Calcutta Engineering College)
Eleventh	Calcutta (Calcutta Engineering College)
Twelfth	Calcutta (Calcutta Engineering College)
Thirteenth	Calcutta (Calcutta Engineering College)
Fourteenth	Calcutta (Calcutta Engineering College)
Fifteenth	Calcutta (Calcutta Engineering College)
Sixteenth	Calcutta (Calcutta Engineering College)
Seventeenth	Calcutta (Calcutta Engineering College)
Eighteenth	Calcutta (Calcutta Engineering College)
Nineteenth	Calcutta (Calcutta Engineering College)
Twentieth	Calcutta (Calcutta Engineering College)

2. Qualifications.—A candidate—

(a) must be not less than 15 or more than 27 years of age on the 1st of April 1930;

(b) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(c) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(d) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(e) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(f) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(g) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(h) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(i) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(j) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(k) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(l) must be a British subject or a subject of a British Prince in India, and born of parents domiciled in India;

(4) must have passed one of the following examinations:

- (1) Matriculation of an Indian University;
- (2) Cambridge School Certificate;
- (3) School leaving certificate, including the Final Passing Out certificate of the I.M.S. Training Ship "Dufferin" recognised as equivalent to the Matriculation examination of an Indian University.

3. **Applicants.**—Applicants for entry must be made on the prescribed form submitted to these rules accompanied by the following certificates:—

- (1) Birth certificate or other satisfactory evidence of age (a).
- (2) Certificate of good character from two respectable persons (prior than relatives of the applicant).
- (3) Certificate of nationality.
- (4) A certificate to show that the candidate has passed one of the examinations specified in Regulation 2 above (b).
- (5) Medical certificate of physical fitness to undertake the proposed course of study in England by a Government medical officer of the rank of a Civil Surgeon.

(6) Certificate from father or guardian that he is willing to send the candidate to the United Kingdom, if selected.

Applicants should reach the Commerce Department of the Government of India on or before the 7th March 1938 together with a treasury chalan for Rs. 20 representing the examination fee, which will not be refunded.

Candidates will be informed of the place and time of the examination and will be sent a pass which must be shown to the officer conducting the examination.

4. **Subjects of Advanced Examination.**—The subjects of the Examination, and the minimum number of marks obtainable in each subject are as follows:—

	Maximum Marks.
(1) Arithmetic	150
(2) Mathematics	200
(3) English	200
(4) History and Geography	150
(5) Physics	200
(6) Drawing	200
Total ..	1,100

The **Syllabus of the Examination** is as follows:—

Mathematics.—Properties of angles, triangles, quadrilaterals, circles, loci, that is, the substance of Euclid's first three books treated in the manner of recent books on geometry. The solution of the areas of simple surfaces, and the volumes of simple solids, such as the cylinder, sphere, wedge, and cone. The use of instruments drawing to scale, and drawing of loci from simple data. Stress will be laid on skill and accuracy in the use of instruments. Solution of right-angled triangles by drawing and by the use of trigonometrical sines and tangents. Algebra up to and including graphs and quadratic equations with one unknown quantity.

The use of logarithms is allowed.

English includes Handwriting, Spelling, Composition and Literature. The test in Literature will consist of questions upon a book or books prescribed from time to time (b). The questions will require merely intelligent reading and not detailed study of the book. Handwriting and spelling will be taken into account in the assignment of marks in English and other subjects, but for handwriting a separate test will also be set.

(a) Copies of these and of material not the applicant should be sent with the application. In the case of the applicant's answers he will be required to furnish at once the original and a copy.

(b) The book prescribed for 1938 is "The Wide Company" (Cassell, 1937).

For adequate proficiency in handwriting full marks will be awarded, and greater proficiency will secure no further credit.

History.—Outline of Indian History with special reference to India's place in the History of the British Empire.

Geography.—With special reference to the British Empire. A knowledge of minute details will not be looked for. Particular questions may involve both History and Geography.

Science.—The test will consist of elementary questions upon—Practical methods of measuring length, area and volume. Quantity of matter in a body. Comparison of bodies by weighing. The use of the spring balance and spring balance. Idea of time. Experiments with pendulums. Measuring time: the clock. Ideas of force from common experience. Composition and resolution of forces in one plane. Ideas of work and energy. Examples of work as applied to simple machines. Levers, blocks and tackle, etc. Mechanical advantage. Differences of density. Pressure of the air: the barometer. Effect of heat: the thermometer. Simple chemical and physical properties of common substances, such as air, water, chalk, lime, coal, salt, oxygen, nitrogen, hydrogen.

Drawing.—The examination will test one or more of the following:—Drawing of a simple object, memory drawing, elementary designs in black and white.

5. Candidates must submit such an aggregate of marks as the Examination as a whole is very intricate a competent amount of general proficiency. It is the **Result of Examination.**—Candidates will be informed by letter of the result of their examination, and a limited number of the most successful candidates will be called for interview by a Selection Committee which will make the final award of scholarships.

7. Selected candidates will be required to proceed to England in the month of June 1938.

Form to be filled up by Candidates for a Scholarship for entrance at Marine Engineering.

(This form must be filed up in the candidate's own handwriting and submitted to the Secretary to the Government of India, Department of Commerce, New Delhi, in time for delivery on or before the 7th March 1938. No form of application received after that date will be accepted.)

1. Name in full (in block capitals).

2. Present address in full.

3. Exact date of birth and age last birthday.

4. Place of birth.

5. Nationality.

6. Name of father.

7. Profession or occupation of father.

8. Educational qualifications. (State name of School and College or University giving dates of entry and leaving.)

9. Name of examination centre at which the candidate desires to appear.

Signature of Candidate.

Date

1938.

H. A. WATSON,
Secretary to Government.

LAW DEPARTMENT (General).

LEAVE.

Port St. George, January 28, 1930.

No. 43.—M.R. My. M. Narayana Rao Aravali, Subordinate Judge, Bellary, leave on average pay without medical certificate for twenty-two days from the 2nd January 1930 and leave on half average pay thereafter up to the 1st February 1930 inclusive. He is permitted to forfeit the holidays from the 11th December 1929 and to take Sunday the 2nd February 1930 as his leave, subject to the conditions specified in subsidiary rules under Fundamental Rule 48.

APPOINTMENT.

(With effect from 3rd January 1930.)

No. 44.—Dr. C. P. V. Shankar, I.M.D., Superintendent, Central Jail, Bellary, to hold medical charge of the Alipore Jail, and the Wesleyan Sanatorium Jail, Bellary, in addition to his own duties, vide List. T. J. Gibson, I.M.D., transferred and Mr. Dr. M. T. Hoar, I.M.D., assumes charge as Medical Officer, Alipore Jail, Bellary.

APPOINTMENT AND POSTING.

No. 45.—Mr. J. A. Hyam, I.C.S. as extra Sub-Judge and is posted to the Sub-Court, Calicut, as Third Additional Sub-Judge with effect from the 21st January 1930.

WITHDRAWAL OF POWERS.

Port St. George, January 21, 1930.

No. 46.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at the place specified against their names entered on the undermentioned list:—

M.R. My. Mahanarayana Varma Malavika Varma Aravali (who has resigned his appointment)—Alipore in the district of Bellary.

Port St. George, January 21, 1930.

M.R. My. Veila Suresh Velappan Suresh Aravali (who has resigned his appointment)—Kannur in the district of Bellary.

No. 47.—Under the provisions of section 41 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a Special Magistrate for the "Assamole Hills" in the district of Chik before referred on Colonel Rowland Gray Dyer who has resigned his appointment.

INVESTIGATIVE POWERS.

Port St. George, January 21, 1930.

No. 48.—Under section 161 of the Code of Criminal Procedure, 1898, the undersigned officer in the district specified against his name is authorized to take down the evidence of witnesses with his own hand in the English language:—

M.R. My. N. Narasimham Periah Pillai, Assistant Sessions Judge—West Godavari.

No. 49.—Under section 16 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint M.R. My. Vijayam Venkatesa Swaminathan to be a Special Magistrate for the area comprised within the jurisdiction of the Bench

of Magistrates of Comands in the District of East Godavari and to confer on him all the ordinary powers of a Magistrate of the first class and further to direct under section 13 (1) of the Code that he shall exercise these powers as a member of the Bench of Magistrates established for that area.

Port St. George, January 21, 1930.

No. 50.—Under section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint M.R. My. Tikhon Abbey Nayala Gani to be a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Chiklata in the district of South Arcot and to confer on him all the ordinary powers of a Magistrate of the first class and further to direct under section 13 (1) of the Code that he shall exercise these powers as a member of the Bench of Magistrates established for that area.

No. 51.—Under section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint M.R. My. Wajia Magistrate Nayalgar Aravali to be a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Haver in the district of Salem and to confer on him all the ordinary powers of a Magistrate of the second class and further to direct under section 13 (1) of the Code that he shall exercise these powers as a member of the Bench of Magistrates established for that area.

Port St. George, January 21, 1930.

No. 52.—Under section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint Mr. Thomas Sherrington to be a Special Magistrate for the "Assamole Hills" in the district of Calicut for a period of two years and to confer on him each of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder in respect to offences under section 18 of the Madras Regulation of Births and Deaths Act, 1889, which may be committed within the limits of the "Assamole Hills" in the district of Calicut:—

I. Ordinary powers.—Schedules III of the Code of Criminal Procedure, 1898, section 1. Items 1 to 9, 14, 15 and 17 to 20.

II. Additional powers.—Schedules IV of the Code of Criminal Procedure, 1898. Items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

Port St. George, January 21, 1930.

No. 53.—Under section 14 of the Code of Criminal Procedure, 1898, the Governor in Council is pleased to appoint Harwood Thomburrow Deynam to be a Special Magistrate for the area comprised within the jurisdiction of the Bench of Magistrates at Shavpet in the district of Salem and to confer on him all the ordinary powers of a Magistrate of the second class and further to direct under section 13 (1) of the Code that he shall exercise these powers as a member of the Bench of Magistrates established for that area.

Port St. George, January 21, 1930.

No. 54.—Under section 12 of the Code of Criminal Procedure, 1898, the undersigned officer in the district specified against his name is appointed to be a Magistrate of the third class and under section 27 he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class:—

Sayid Abdul Qadir Sahib, Probationary Deputy Tahsildar—Kannur.

NOTIFICATIONS.

Fort St. George, January 23, 1930
[G.O. No. 24, Law (General).]

No. 51.—In exercise of the powers conferred by sub-section (7) of section 7 of the Commisaryship Act, II of 1928, as amended by the Commisaryship (Amendment) Act, XXIII of 1929, the Governor in Council is pleased to direct that the 25th village "Anarikal or the Measurement of Town" shall be deemed to be an unincorporated town in the whole of the Madras Presidency.

Fort St. George, January 20, 1930
[G.O. No. 20, Law (General).]

No. 52.—Under section 4 of the Madras Civil Courts Act, 1872 (Act III of 1872), as amended by Madras Act III of 1921, the Local Government, after consultation with the High Court, are pleased to direct that with effect from the 21st January 1930 the number of Sub-Judges to be appointed to the Sub Court, Coimbatore, shall be three.

Fort St. George, January 21, 1930
[G.O. No. 21, Law (General).]

No. 53.—In exercise of the powers conferred by section 17 (4) (b) of the Madras Survey and Revenue Act VIII of 1928, the Governor in Council hereby directs the survey under the provisions of the said Act, of all agricultural subdivisions situated during the course of the survey of rights operations in the unincorporated village of Kallikote and Angada Kotike, Coimbatore district.—

Kallikote Estate.

- | | |
|--------------------|------------------|
| 1. Kallikote. | 11. Devallipala. |
| 2. Talagom. | 12. Ramandole. |
| 3. Shandamale. | 13. Garanda. |
| 4. Harikote. | 14. Harukote. |
| 5. Heli Ranspall. | 15. Kottapala. |
| 6. Jagal. | 16. Kottabedi. |
| 7. Muthupala. | 17. Thabala. |
| 8. Kula. | 18. Kottapala. |
| 9. Thalapara. | 19. Nallakottai. |
| 10. Paravallipala. | 20. Muthupala. |

Angada Estate.

- | | |
|-----------------------|----------------------|
| 21. Gajapallipala. | 27. Pothampallipala. |
| 22. Sattanipallipala. | 28. Thakabedi. |
| 23. Kallikote. | 29. Ganthapala. |
| 24. Kottapala. | 30. Poth. |
| 25. Pithapala. | 31. Amulipallipala. |
| 26. Kottabedi. | 32. Muthura. |

Fort St. George, January 20, 1930
[G.O. No. 20, Law (General).]

No. 54.—Whereas the ryots of Simlana village in the Angada estate of the Coimbatore district have applied for an order directing the preparation of a record of rights in respect of the said village and deposited No. 545 towards the expenses thereof, the Local Government in exercise of the powers conferred by section 164 (7) of the Madras Revenue Land Act I of 1928 hereby direct the preparation of a record of rights for the village by the Additional Revenue Officer appointed for record of rights operations in the Coimbatore and Vengalpet divisions.

The record of rights shall show—

(1) the name of each landholder in the village;
(2) the name of each ryot and the fact whether the ryot is or is not an occupant ryot or where there is an ryot the name of the occupant;

(3) the survey number and subdivision number of the land held by the ryot (or occupant as the case may be) as shown in the survey maps of the village and the area of each survey number (or subdivision);

(4) whether each survey number (or subdivision as the case may be) is wet, seasonal, dry or garden land; if wet, whether single or double crop land;

(5) the rent lawfully payable at the time when the record is prepared;

(6) any rights lawfully incident to the holding; and

(7) the record of long-term rights under section 164 (3) of the Revenue Land Act.

Fort St. George, January 20, 1930

[G.O. No. 19, Law (General).]

No. 55.—The following resolution of the Government of India is republished:—

HOME DEPARTMENT.

New Delhi, the 19th December 1929.

No. F-1041/29-Judicial.—In exercise of the powers conferred by sub-section (2) of section 30 of the Government of India Act, the Governor General in Council is pleased to direct that the following further amendment shall be made in the Resolution of the Government of India in the Home Department, Nos. 713-731 (Judicial), dated the 2nd June 1913, relating to the execution of deeds, contracts and other instruments on behalf of His Majesty's Secretary of State for India in Council, namely:—

In the said Resolution—

1. In Part I in the column in the second column relating to items 1 to 4 and 6 to 9 for the words "Secretary of State in the Government of Bombay, Madras and Mysore" in the Government of Bombay, the words "Secretary, Engineer, Public Works, Bombay" shall be substituted.

2. In Part II after item 3 the following item shall be inserted, namely:—

"E. Agreements with members of His Majesty's of the establishment of the Agricultural and Forest India Commission at of Calcutta."

Fort St. George, January 20, 1930

[G.O. No. 20, Law (General).]

No. 56.—The following resolution of the Government of India is republished:—

HOME DEPARTMENT.

New Delhi, the 19th December 1929.

No. F-1041/29-Judicial.—In exercise of the powers conferred by sub-section (2) of section 30 of the Government of India Act, the Governor General in Council is pleased to direct that the following further amendment shall be made in Part II of the Resolution of the Government of India in the Home Department, Nos. 713-731 (Judicial), dated the 2nd June 1913, relating to the execution of deeds, contracts and other instruments on behalf of His Majesty's Secretary of State for India in Council, namely:—

In the said Part, after item VII the following item shall be inserted, namely:—

"VIII. Agreements relating to the purchase or sale of immovable property (land and building) or interests therein for the purpose of or acts of immovable property (land and building) by His Majesty's Secretary of State for India in Council, or of any other authority."

J. VENKATANARAYANA,
Secretary to Government.

(Legislative.)

RESIGNATIONS.

Fort St. George, January 26, 1930.

No. 6.—Under the provisions of section 90 (1) of the Government of India Act, His Excellency the Governor is pleased to accept the resignation

No. 24.—In exercise of the powers conferred by section 17 of the Madras Survey and Revenue Act VIII of 1912, the Governor in Council hereby directs the survey under the provisions of the said Act of the lands required for the construction of additional loop at Thiru. Railway station in the Estate village of Thiru. Chinnai taluk, Madras District.

Port St. George, January 22, 1930.

No. 25.—In exercise of the powers conferred by section 13 of the Cattle Trespass Act, 1871, as amended by the Cattle Trespass (Amendment) Act, 1901, the Governor in Council is pleased to direct that with effect from 1st February 1930 for every herd of cattle sold in and imported within the limits of the Tallaverry municipality, the pound-keeper shall, in addition to the rules prescribed in notification No. 82 published at page 458 of Part I of the Port St. George Gazette, dated 27th March 1929, lay a fine according to the following scale:—

Kind of animal.	Rate of fine.
	Rs. A. P.
Highest 10 0 0
Common bullock 1 0 0
Goats, sheep, pigs, etc., etc., etc., 0 0 0
Cows, etc., sheep, etc., etc., etc., 0 0 0
Cows, etc., sheep, etc., etc., etc., 0 0 0

Port St. George, January 22, 1930.

(G.O. No. 10, 19, Revenue).

No. 26.—Under section 4 (3) of the Madras Alien Act, I of 1905, as subsequently amended, the Government (Ministry of Public Health) hereby appoints the Revenue Divisional Officer, Coimbatore, to exercise the powers and perform the duties of a 'Collector' in the matter of granting permits for the export of duty paid imported foreign liquor and duty paid Indian-made foreign liquor and constant toddy across by the frontier stations in British Ceylon to the Transvaal State. The said officer shall exercise such powers and perform such duties concurrently with the Collector of Land Revenue and subject to his control.

Port St. George, January 27, 1930.

(G.O. No. 123, Revenue).

No. 27.—Whereas the office of the Special Deputy Collector, Elavankulam, vacated for the acquisition of land for the Thiruvananthapuram Project has been abolished from 1st January 1930, the Governor in Council in partial satisfaction of the notification issued from time to time hereby notifies

(1) that the Special Deputy Collector, Madurai at Elavankulam, shall exercise from 1st January 1930, the functions of a Collector under the Land Acquisition Act within the area comprised in Dindigul, Madurai, Sivakasi, Kottur, Kottur and Kaveripattinam villages and their branches in Madurai taluk, Madurai district, and

(2) that in the notifications and instructions already published under the Land Acquisition Act and all subsequent orders and orders proceedings under the Land Acquisition Act all references to the Special Deputy Collector, Elavankulam, shall in respect of those areas be deemed to refer to the Special Deputy Collector, Madurai.

Port St. George, January 22, 1930.

(G.O. No. 124, Revenue).

No. 28.—Whereas in the opinion of the Governor in Council, the possession of a record of rights is required to secure the rights specified in clause (f) of sub-section (1) of section 164 of the Madras

Estate Land Act, 1908 (Madras Act I of 1908), in respect of the proprietary villages of Thiruvananthapuram and Vellore taluk and within the area comprised by the Coimbatore Project in the Thiruvananthapuram District, the Governor in Council is pleased to direct that a survey be made and a record of rights be prepared by the Special Revenue Officer appointed for the purpose in respect of the lands in areas referred to above.

The record of rights shall show—

(1) the name of each landholder in the village; (2) the name of each plot and the front width of the plot; (3) the name of each survey plot, or where there is no plot the name of the sub-plot; (4) the survey number and subdivision comprising the land held by the plot (or sub-plot) in the survey map of the village and area of each survey number (or subdivision); (5) whether each survey number (or subdivision) is in the name of a person, company, or whether the land is now irrigated with information as to whether the source is a Government or a private one; (6) all particulars about the existing irrigation rights; (7) a record of irrigation rights in the form of a map for each village specifying the following particulars in the case of each irrigation source:—

(a) capacity of the source, nature and amount of its customary supply and mode of irrigation; (b) months of the year during which each irrigation source now receives its supply of water; (c) dams, sluices, weirs, etc.; (d) the area now or has been cultivated or perennially cultivated; (e) the extent irrigated in previous years; (f) the maximum and minimum extent irrigated under its historic and existing rights; (g) the number and nature of crops grown; and (h) any right heretofore incident to the holdings.

Port St. George, January 22, 1930.

No. 29.—Under section 46 (1) of the Land Acquisition Act I of 1908, His Excellency the Governor in Council hereby withdraws from the acquisition of 0.25 acre out of 0.25 acre of land in S. No. 29 A in Thiruvananthapuram taluk, Thiruvananthapuram district, specified in the notification published at page 121 of Part I of Port St. George Gazette, dated 27th January 1929, as required for the construction of a new bridge near the Thiruvananthapuram taluk, Thiruvananthapuram district, the draft declaration under section 4 of the Act in respect of the above area was published in page 502 of Part I of the Port St. George Gazette, dated 24th May 1928.

Port St. George, January 22, 1930.

No. 30.—Under sub-section (1) of section 46 of the Land Acquisition Act I of 1908, as amended by Act XXXVII of 1929, His Excellency the Governor in Council hereby withdraws from the acquisition of the following lands, in Kottur taluk, Thiruvananthapuram district, notified under

section 4 (1) of the Act at pages 462 and 493 of Part I of the *Fort St. George Gazette*, dated 12th March 1929, as being required for the extension of the village-site—

	Extent.	Acres.
No. 127-24 ..	0 50 107-29	0-59
No. 127-25 ..	0 50 247-70	0-54
No. 127-26 ..	0 50 107-70	0-55
No. 127-27 ..	0 50 247-70	0-54
No. 127-28 ..	0 50 247-70	0-54
No. 127-29 ..	0 50 247-70	0-54
No. 127-30 ..	0 50 247-70	0-54
No. 127-31 ..	0 50 247-70	0-54
No. 127-32 ..	0 50 247-70	0-54
No. 127-33 ..	0 50 247-70	0-54
No. 127-34 ..	0 50 247-70	0-54
No. 127-35 ..	0 50 247-70	0-54
No. 127-36 ..	0 50 247-70	0-54
No. 127-37 ..	0 50 247-70	0-54
No. 127-38 ..	0 50 247-70	0-54
No. 127-39 ..	0 50 247-70	0-54
No. 127-40 ..	0 50 247-70	0-54
No. 127-41 ..	0 50 247-70	0-54
No. 127-42 ..	0 50 247-70	0-54
No. 127-43 ..	0 50 247-70	0-54
No. 127-44 ..	0 50 247-70	0-54
No. 127-45 ..	0 50 247-70	0-54
No. 127-46 ..	0 50 247-70	0-54
No. 127-47 ..	0 50 247-70	0-54
No. 127-48 ..	0 50 247-70	0-54
No. 127-49 ..	0 50 247-70	0-54
No. 127-50 ..	0 50 247-70	0-54
No. 127-51 ..	0 50 247-70	0-54
No. 127-52 ..	0 50 247-70	0-54
No. 127-53 ..	0 50 247-70	0-54
No. 127-54 ..	0 50 247-70	0-54
No. 127-55 ..	0 50 247-70	0-54
No. 127-56 ..	0 50 247-70	0-54
No. 127-57 ..	0 50 247-70	0-54
No. 127-58 ..	0 50 247-70	0-54
No. 127-59 ..	0 50 247-70	0-54
No. 127-60 ..	0 50 247-70	0-54
No. 127-61 ..	0 50 247-70	0-54
No. 127-62 ..	0 50 247-70	0-54
No. 127-63 ..	0 50 247-70	0-54
No. 127-64 ..	0 50 247-70	0-54
No. 127-65 ..	0 50 247-70	0-54
No. 127-66 ..	0 50 247-70	0-54
No. 127-67 ..	0 50 247-70	0-54
No. 127-68 ..	0 50 247-70	0-54
No. 127-69 ..	0 50 247-70	0-54
No. 127-70 ..	0 50 247-70	0-54
No. 127-71 ..	0 50 247-70	0-54
No. 127-72 ..	0 50 247-70	0-54
No. 127-73 ..	0 50 247-70	0-54
No. 127-74 ..	0 50 247-70	0-54
No. 127-75 ..	0 50 247-70	0-54
No. 127-76 ..	0 50 247-70	0-54
No. 127-77 ..	0 50 247-70	0-54
No. 127-78 ..	0 50 247-70	0-54
No. 127-79 ..	0 50 247-70	0-54
No. 127-80 ..	0 50 247-70	0-54
No. 127-81 ..	0 50 247-70	0-54
No. 127-82 ..	0 50 247-70	0-54
No. 127-83 ..	0 50 247-70	0-54
No. 127-84 ..	0 50 247-70	0-54
No. 127-85 ..	0 50 247-70	0-54
No. 127-86 ..	0 50 247-70	0-54
No. 127-87 ..	0 50 247-70	0-54
No. 127-88 ..	0 50 247-70	0-54
No. 127-89 ..	0 50 247-70	0-54
No. 127-90 ..	0 50 247-70	0-54
No. 127-91 ..	0 50 247-70	0-54
No. 127-92 ..	0 50 247-70	0-54
No. 127-93 ..	0 50 247-70	0-54
No. 127-94 ..	0 50 247-70	0-54
No. 127-95 ..	0 50 247-70	0-54
No. 127-96 ..	0 50 247-70	0-54
No. 127-97 ..	0 50 247-70	0-54
No. 127-98 ..	0 50 247-70	0-54
No. 127-99 ..	0 50 247-70	0-54
No. 128-00 ..	0 50 247-70	0-54

Fort St. George, January 23, 1930.

No. 25.—Under section 45 (1) of the Land Acquisition Act I of 1924, the Executive Officer in Council hereby declares that the land specified below, acquisition of the land mentioned below, included in the notification under section 4 (1) of the Land Acquisition Act published in the *Fort St. George Gazette*, Part I, dated 27th September 1929, as required for the Madras and Southern Mahratta Railway British Depot at Government village, Government lands, Kistna District—

	Extent.	Acres.
Land, No. 127-24, No. 127-25, No. 127-26, No. 127-27, No. 127-28, No. 127-29, No. 127-30, No. 127-31, No. 127-32, No. 127-33, No. 127-34, No. 127-35, No. 127-36, No. 127-37, No. 127-38, No. 127-39, No. 127-40, No. 127-41, No. 127-42, No. 127-43, No. 127-44, No. 127-45, No. 127-46, No. 127-47, No. 127-48, No. 127-49, No. 127-50, No. 127-51, No. 127-52, No. 127-53, No. 127-54, No. 127-55, No. 127-56, No. 127-57, No. 127-58, No. 127-59, No. 127-60, No. 127-61, No. 127-62, No. 127-63, No. 127-64, No. 127-65, No. 127-66, No. 127-67, No. 127-68, No. 127-69, No. 127-70, No. 127-71, No. 127-72, No. 127-73, No. 127-74, No. 127-75, No. 127-76, No. 127-77, No. 127-78, No. 127-79, No. 127-80, No. 127-81, No. 127-82, No. 127-83, No. 127-84, No. 127-85, No. 127-86, No. 127-87, No. 127-88, No. 127-89, No. 127-90, No. 127-91, No. 127-92, No. 127-93, No. 127-94, No. 127-95, No. 127-96, No. 127-97, No. 127-98, No. 127-99, No. 128-00	0 50 247-70	0-54

ACQUISITION OF LANDS.

Fort St. George, January 23, 1930.

Under section 45 of the Land Acquisition Act, the Government in Council hereby declares that the land specified below and measuring 2974 acres, be the same a little more or less, is needed for a public purpose, to wit, for the Madras and Southern Mahratta Railway British Depot and under sections 5 and 7 of the same Act, the Executive Officer, Kistna District, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Kistna, and may be inspected at any time during office hours.

Kistna District, Government lands, Government village.

	Extent.	Acres.
Land, No. 127-24, No. 127-25, No. 127-26, No. 127-27, No. 127-28, No. 127-29, No. 127-30, No. 127-31, No. 127-32, No. 127-33, No. 127-34, No. 127-35, No. 127-36, No. 127-37, No. 127-38, No. 127-39, No. 127-40, No. 127-41, No. 127-42, No. 127-43, No. 127-44, No. 127-45, No. 127-46, No. 127-47, No. 127-48, No. 127-49, No. 127-50, No. 127-51, No. 127-52, No. 127-53, No. 127-54, No. 127-55, No. 127-56, No. 127-57, No. 127-58, No. 127-59, No. 127-60, No. 127-61, No. 127-62, No. 127-63, No. 127-64, No. 127-65, No. 127-66, No. 127-67, No. 127-68, No. 127-69, No. 127-70, No. 127-71, No. 127-72, No. 127-73, No. 127-74, No. 127-75, No. 127-76, No. 127-77, No. 127-78, No. 127-79, No. 127-80, No. 127-81, No. 127-82, No. 127-83, No. 127-84, No. 127-85, No. 127-86, No. 127-87, No. 127-88, No. 127-89, No. 127-90, No. 127-91, No. 127-92, No. 127-93, No. 127-94, No. 127-95, No. 127-96, No. 127-97, No. 127-98, No. 127-99, No. 128-00	0 50 247-70	0-54

	Extent.	Acres.
Land, No. 127-24, No. 127-25, No. 127-26, No. 127-27, No. 127-28, No. 127-29, No. 127-30, No. 127-31, No. 127-32, No. 127-33, No. 127-34, No. 127-35, No. 127-36, No. 127-37, No. 127-38, No. 127-39, No. 127-40, No. 127-41, No. 127-42, No. 127-43, No. 127-44, No. 127-45, No. 127-46, No. 127-47, No. 127-48, No. 127-49, No. 127-50, No. 127-51, No. 127-52, No. 127-53, No. 127-54, No. 127-55, No. 127-56, No. 127-57, No. 127-58, No. 127-59, No. 127-60, No. 127-61, No. 127-62, No. 127-63, No. 127-64, No. 127-65, No. 127-66, No. 127-67, No. 127-68, No. 127-69, No. 127-70, No. 127-71, No. 127-72, No. 127-73, No. 127-74, No. 127-75, No. 127-76, No. 127-77, No. 127-78, No. 127-79, No. 127-80, No. 127-81, No. 127-82, No. 127-83, No. 127-84, No. 127-85, No. 127-86, No. 127-87, No. 127-88, No. 127-89, No. 127-90, No. 127-91, No. 127-92, No. 127-93, No. 127-94, No. 127-95, No. 127-96, No. 127-97, No. 127-98, No. 127-99, No. 128-00	0 50 247-70	0-54

Under section 4 of the Land Acquisition Act I of 1924, the Executive Officer in Council hereby declares that the land specified below and measuring 2974 acres, be the same a little more or less, is needed for a public purpose, to wit, for the Madras and Southern Mahratta Railway British Depot and under sections 5 and 7 of the same Act, the Executive Officer, Kistna District, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Kistna, and may be inspected at any time during office hours.

Kistna District, Government lands, Government village.

	Extent.	Acres.
Land, No. 127-24, No. 127-25, No. 127-26, No. 127-27, No. 127-28, No. 127-29, No. 127-30, No. 127-31, No. 127-32, No. 127-33, No. 127-34, No. 127-35, No. 127-36, No. 127-37, No. 127-38, No. 127-39, No. 127-40, No. 127-41, No. 127-42, No. 127-43, No. 127-44, No. 127-45, No. 127-46, No. 127-47, No. 127-48, No. 127-49, No. 127-50, No. 127-51, No. 127-52, No. 127-53, No. 127-54, No. 127-55, No. 127-56, No. 127-57, No. 127-58, No. 127-59, No. 127-60, No. 127-61, No. 127-62, No. 127-63, No. 127-64, No. 127-65, No. 127-66, No. 127-67, No. 127-68, No. 127-69, No. 127-70, No. 127-71, No. 127-72, No. 127-73, No. 127-74, No. 127-75, No. 127-76, No. 127-77, No. 127-78, No. 127-79, No. 127-80, No. 127-81, No. 127-82, No. 127-83, No. 127-84, No. 127-85, No. 127-86, No. 127-87, No. 127-88, No. 127-89, No. 127-90, No. 127-91, No. 127-92, No. 127-93, No. 127-94, No. 127-95, No. 127-96, No. 127-97, No. 127-98, No. 127-99, No. 128-00	0 50 247-70	0-54

Under section 4 of the Land Acquisition Act, the Government in Council hereby declares that the land specified below and measuring 2974 acres, be the same a little more or less, is needed for a public purpose, to wit, for the Madras and Southern Mahratta Railway British Depot and under sections 5 and 7 of the same Act, the Executive Officer, Kistna District, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Kistna, and may be inspected at any time during office hours.

Kistna District, Government lands, Government village.

	Extent.	Acres.
Land, No. 127-24, No. 127-25, No. 127-26, No. 127-27, No. 127-28, No. 127-29, No. 127-30, No. 127-31, No. 127-32, No. 127-33, No. 127-34, No. 127-35, No. 127-36, No. 127-37, No. 127-38, No. 127-39, No. 127-40, No. 127-41, No. 127-42, No. 127-43, No. 127-44, No. 127-45, No. 127-46, No. 127-47, No. 127-48, No. 127-49, No. 127-50, No. 127-51, No. 127-52, No. 127-53, No. 127-54, No. 127-55, No. 127-56, No. 127-57, No. 127-58, No. 127-59, No. 127-60, No. 127-61, No. 127-62, No. 127-63, No. 127-64, No. 127-65, No. 127-66, No. 127-67, No. 127-68, No. 127-69, No. 127-70, No. 127-71, No. 127-72, No. 127-73, No. 127-74, No. 127-75, No. 127-76, No. 127-77, No. 127-78, No. 127-79, No. 127-80, No. 127-81, No. 127-82, No. 127-83, No. 127-84, No. 127-85, No. 127-86, No. 127-87, No. 127-88, No. 127-89, No. 127-90, No. 127-91, No. 127-92, No. 127-93, No. 127-94, No. 127-95, No. 127-96, No. 127-97, No. 127-98, No. 127-99, No. 128-00	0 50 247-70	0-54

Fort St. George, January 23, 1930.

Whereas it appears to the Government that the land specified below is needed for a public purpose, to wit, for the construction of an additional loop at the Madras Railway Station, notice to that effect is hereby given to all whom it may concern to acquire the land with the provisions of section 4 (1) of the Land Acquisition Act I of 1924 as amended by the Madras Amendment Act XXXVIII of 1929 and the Government in Council hereby authorizes the Executive Officer, Kistna, to take order for the acquisition of the said land.

ERRATUM.

Port St. George, January 24, 1930.

To notification No. 364, dated 15th October 1929, publication page 3102-3110 of Part I of the Port St. George Gazette, dated 24th October 1929—

The notification under section 4 of the Madras Forest Act of 1925 in respect of the *Varadale* tract in the Kaverikulam taluk of South Kanara District will be cancelled.

NOTIFICATIONS.

Port St. George, January 24, 1930.

No. 29.—Under the provisions of section 1 of the Madras Cattle Diseases Act, 1925, the Government, Ministry of Development, hereby direct that the provisions of the said Act shall be put in force in the whole of South Arcot district for a further period of one month from the date of publication of the notification in the Port St. George Gazette.

Port St. George, January 24, 1930.

No. 30.—Under the provisions of section 1 of the Madras Cattle Diseases Act, 1925, the Government, Ministry of Development, hereby direct that the provisions of the said Act shall be put in force in the Hosur taluk of the Salem District for a further period of one year from 26th January 1930.

ACQUISITION OF LAND.

Port St. George, January 23, 1930.

Under section 5 of the Land Acquisition Act, the Government in Council hereby declares that the land specified below and measuring 2.55 of one acre, be the same a little more or less, is needed for a public purpose, to wit, for extension of Hoffmanns and Muller's roads and, under sections 5 and 7 of the same Act, the Sub-Collector, Rajahmundry, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Sub-Collector, Rajahmundry, and may be inspected at any time during office hours.

Hari Godavarthi Sankar, Rajahmundry taluk,
Madduram village.

Witness my hand and seal, this 23rd day of January, 1930, at Rajahmundry, in the presence of the following witnesses, to-wit:—
Sd/-, S. V. RAMAKRISHNA, Secretary to Government.

PUBLIC WORKS AND LABOUR DEPARTMENT.

LEAVE.

Port St. George, January 17, 1930.

No. 31.—M.R. No. M. Krishna Rao Avargal, Assistant Superintendant, Public Works Works, Madras, leave on average pay without medical certificate from the 8th to 20th December 1929, inclusive. He is permitted to profer holiday the 8th December 1929 and to offer the Christmas and other holidays from the 21st December 1929 to the

2nd January 1930 inclusive subject to the conditions in the subsidiary rules under Fundamental Rule No. 10 being fulfilled.

Port St. George, January 21, 1930.

No. 32.—M.R. No. M. V. Ramaswami Ayyar, Assistant Engineer and Personal Assistant to the Superintending Engineer, Coimbatore Circle, leave on average pay without medical certificate for three months and fifteen days from the 1st February 1930 consequent to retirement.

APPOINTMENTS.

Port St. George, January 23, 1930.

No. 33.—M.R. No. E. S. Mahalingam, Supervisor, Coastal taluk section, Central subdivision, West Coast division, appointed as Assistant Engineer in charge of that subdivision on the 33rd per annum in addition to his own duties from the 15th April 1929 inclusive to the 30th May 1929 inclusive. This cancels the notification published in Part I of the Port St. George Gazette, dated 23rd July 1929.

Port St. George, January 20, 1930.

No. 34.—M.R. No. S. R. Sankaralingam, Avargal, Executive Engineer, held 1/2 charge of the Tank Restoration Scheme subdivision, Sublet, in addition to the charge of the Tank Restoration Scheme division, Madras Circle from the 25th October 1929 inclusive to the 25th November 1929 inclusive.

Port St. George, January 24, 1930.

No. 35.—M.R. No. A. S. Ramalingam Avargal, Executive Engineer, held 1/2 charge of the Tank Restoration Scheme subdivision, Sublet, in addition to the charge of the Tank Restoration Scheme division, Madras Circle from the 25th October 1929 inclusive to the 25th November 1929 inclusive.

RESUMPTION OF CHARGE.

No. 36.—M.R. No. M. Krishna Rao Avargal will, on return from leave, resume charge as Assistant Superintendant, Public Works Works.

NOTIFICATIONS.

Port St. George, January 17, 1930.

No. 41.—The following notification of the Government of India is republished:—

DEPARTMENT OF INDUSTRIES AND LABOUR.

See Draft, the 8th January 1930.

No. L. 1189.—In exercise of the powers conferred by section 24 of the Workmen's Compensation Act, 1923 (VIII of 1923), the Government-General in Council is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Department of Industries and Labour, No. L. 1189, dated the 26th June 1924, namely:—

For clause (a) of paragraph 1 of the said Notification the following shall be substituted, namely:—

"(a) employed in the service of any Port Trust or Port Commission for the purpose of loading, unloading, stowing, securing, repairing, dunnage, strapping or painting any ship of which he is not the master or a member of the crew."

Port St. George, January 24, 1930

(Sd/-, Sd/-, Sd/-)

No. 42.—Whereas there is reason to believe that the class of persons in the East Godavari District known as *Dummas*, is addicted to the consumption

commission of non-bailable offences, the Governor in Council is empowered at the pleasure conferred on him by section 2 of the Criminal Tribes Act (Act VI of 1907) hereby declare that the said Dombaras are a criminal tribe for the purposes of the said Act.

No. 42.—Under section 10 of the Act, the Governor in Council further directs that every registered member of the said criminal tribe shall report himself at such intervals as may be prescribed by the District Magistrate, East Godavari, and shall also notify his place of residence and any change or intended change of residence and any change or intended change of his residence.

Port St. George, January 20, 1935.

No. 43.—Under section 48 (1) of the Land Acquisition Act I of 1894, His Excellency the Governor in Council hereby withdraws from the acquisition of the following lands in Kaveripattanam village, Mattar taluk, Salem district (old Elavathi taluk, Coimbatore District, included in the notification under section 4 (1) of the Land Acquisition Act, published at pages 1433 to 1441 of the Port St. George Gazette, dated 11th August 1925, and at pages 1233 to 1235, dated 4th September 1925 as required for the Coarvey-Master Project—

S. N. No.	Extent withdrawn.	Extent included.	S. N. No.	Extent withdrawn.	Extent included.
48	0.02	0.02	162 B	0.02	0.02
49	0.03	0.03	163	0.02	0.02
110	0.25	0.25	164 B	0.02	0.02
112	0.15	0.15	165 C	0.02	0.02
118	0.12	0.12	166 B	0.02	0.02
169	0.10	0.10	167 B	0.02	0.02
211	0.08	0.08	168	0.02	0.02
241	0.02	0.02	169	0.02	0.02
312	0.02	0.02	170	0.02	0.02
313	0.02	0.02	171	0.02	0.02
314 B	0.12	0.12	172	0.02	0.02
376	0.12	0.12	173	0.02	0.02
423	0.12	0.12	174	0.02	0.02
470	0.12	0.12	175	0.02	0.02
471	0.12	0.12	176	0.02	0.02
472	0.12	0.12	177	0.02	0.02
473	0.12	0.12	178	0.02	0.02
474	0.12	0.12	179	0.02	0.02
475	0.12	0.12	180	0.02	0.02
476	0.12	0.12	181	0.02	0.02
477	0.12	0.12	182	0.02	0.02
478	0.12	0.12	183	0.02	0.02
479	0.12	0.12	184	0.02	0.02
480	0.12	0.12	185	0.02	0.02
481	0.12	0.12	186	0.02	0.02
482	0.12	0.12	187	0.02	0.02
483	0.12	0.12	188	0.02	0.02
484	0.12	0.12	189	0.02	0.02
485	0.12	0.12	190	0.02	0.02
486	0.12	0.12	191	0.02	0.02
487	0.12	0.12	192	0.02	0.02
488	0.12	0.12	193	0.02	0.02
489	0.12	0.12	194	0.02	0.02
490	0.12	0.12	195	0.02	0.02
491	0.12	0.12	196	0.02	0.02
492	0.12	0.12	197	0.02	0.02
493	0.12	0.12	198	0.02	0.02
494	0.12	0.12	199	0.02	0.02
495	0.12	0.12	200	0.02	0.02

S. N. No.	Extent to be withdrawn.	S. N. No.	Extent to be withdrawn.
159	0.02	827	0.02
252	0.02	828	0.02
253	0.02	829	0.02
254	0.02	830	0.02
255	0.02	831	0.02
256	0.02	832	0.02
257	0.02	833	0.02
258	0.02	834	0.02
259	0.02	835	0.02
260	0.02	836	0.02
261	0.02	837	0.02
262	0.02	838	0.02
263	0.02	839	0.02
264	0.02	840	0.02
265	0.02	841	0.02
266	0.02	842	0.02
267	0.02	843	0.02
268	0.02	844	0.02
269	0.02	845	0.02
270	0.02	846	0.02
271	0.02	847	0.02
272	0.02	848	0.02
273	0.02	849	0.02
274	0.02	850	0.02
275	0.02	851	0.02
276	0.02	852	0.02
277	0.02	853	0.02
278	0.02	854	0.02
279	0.02	855	0.02
280	0.02	856	0.02
281	0.02	857	0.02
282	0.02	858	0.02
283	0.02	859	0.02
284	0.02	860	0.02
285	0.02	861	0.02
286	0.02	862	0.02
287	0.02	863	0.02
288	0.02	864	0.02
289	0.02	865	0.02
290	0.02	866	0.02
291	0.02	867	0.02
292	0.02	868	0.02
293	0.02	869	0.02
294	0.02	870	0.02
295	0.02	871	0.02
296	0.02	872	0.02
297	0.02	873	0.02
298	0.02	874	0.02
299	0.02	875	0.02
300	0.02	876	0.02
301	0.02	877	0.02
302	0.02	878	0.02
303	0.02	879	0.02
304	0.02	880	0.02
305	0.02	881	0.02
306	0.02	882	0.02
307	0.02	883	0.02
308	0.02	884	0.02
309	0.02	885	0.02
310	0.02	886	0.02
311	0.02	887	0.02
312	0.02	888	0.02
313	0.02	889	0.02
314	0.02	890	0.02
315	0.02	891	0.02
316	0.02	892	0.02
317	0.02	893	0.02
318	0.02	894	0.02
319	0.02	895	0.02
320	0.02	896	0.02
321	0.02	897	0.02
322	0.02	898	0.02
323	0.02	899	0.02
324	0.02	900	0.02
325	0.02	901	0.02
326	0.02	902	0.02
327	0.02	903	0.02
328	0.02	904	0.02
329	0.02	905	0.02
330	0.02	906	0.02
331	0.02	907	0.02
332	0.02	908	0.02
333	0.02	909	0.02
334	0.02	910	0.02
335	0.02	911	0.02
336	0.02	912	0.02
337	0.02	913	0.02
338	0.02	914	0.02
339	0.02	915	0.02
340	0.02	916	0.02
341	0.02	917	0.02
342	0.02	918	0.02
343	0.02	919	0.02
344	0.02	920	0.02
345	0.02	921	0.02
346	0.02	922	0.02
347	0.02	923	0.02
348	0.02	924	0.02
349	0.02	925	0.02
350	0.02	926	0.02
351	0.02	927	0.02
352	0.02	928	0.02
353	0.02	929	0.02
354	0.02	930	0.02
355	0.02	931	0.02
356	0.02	932	0.02
357	0.02	933	0.02
358	0.02	934	0.02
359	0.02	935	0.02
360	0.02	936	0.02
361	0.02	937	0.02
362	0.02	938	0.02
363	0.02	939	0.02
364	0.02	940	0.02
365	0.02	941	0.02
366	0.02	942	0.02
367	0.02	943	0.02
368	0.02	944	0.02
369	0.02	945	0.02
370	0.02	946	0.02
371	0.02	947	0.02
372	0.02	948	0.02
373	0.02	949	0.02
374	0.02	950	0.02
375	0.02	951	0.02
376	0.02	952	0.02
377	0.02	953	0.02
378	0.02	954	0.02
379	0.02	955	0.02
380	0.02	956	0.02
381	0.02	957	0.02
382	0.02	958	0.02
383	0.02	959	0.02
384	0.02	960	0.02
385	0.02	961	0.02
386	0.02	962	0.02
387	0.02	963	0.02
388	0.02	964	0.02
389	0.02	965	0.02
390	0.02	966	0.02
391	0.02	967	0.02
392	0.02	968	0.02
393	0.02	969	0.02
394	0.02	970	0.02
395	0.02	971	0.02
396	0.02	972	0.02
397	0.02	973	0.02
398	0.02	974	0.02
399	0.02	975	0.02
400	0.02	976	0.02
401	0.02	977	0.02
402	0.02	978	0.02
403	0.02	979	0.02
404	0.02	980	0.02
405	0.02	981	0.02
406	0.02	982	0.02
407	0.02	983	0.02
408	0.02	984	0.02
409	0.02	985	0.02
410	0.02	986	0.02
411	0.02	987	0.02
412	0.02	988	0.02
413	0.02	989	0.02
414	0.02	990	0.02
415	0.02	991	0.02
416	0.02	992	0.02
417	0.02	993	0.02
418	0.02	994	0.02
419	0.02	995	0.02
420	0.02	996	0.02
421	0.02	997	0.02
422	0.02	998	0.02
423	0.02	999	0.02
424	0.02	1000	0.02

No. 44.—Under section 48 (1) of the Land Acquisition Act I of 1894, the Governor in Council hereby withdraws from acquisition of the under-mentioned lands included in the notification under section 4 (1) of the Land Acquisition Act, published at page 1441 of Part I of the Port St. George Gazette, dated 4th September 1925, as required for the Canal System, Coarvey-Master Project, in Cholepallekudikadu village, Pappadur taluk, Pattadakur taluk, Tanjore district.

Cholepallekudikadu, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 46
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Under section 4 of the Land Acquisition Act, the Governor in Council hereby declares that the lands specified below and measuring 27.58 acres, to be more or little more or less, are needed for a public purpose, to wit, for the construction of quarters for the Malabar Special Police at Anjilavay; and, under sections 2 and 3 of the same Act, the Revenue Divisional Officer, Malappuram, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said lands. A plan of the lands is kept in the office of the Revenue Divisional Officer, Malappuram, and may be inspected at any time during office hours.

[illegible]

[illegible]

required to lodge before the above-mentioned officer, within thirty days after the issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

Tanjore District, Pattakkottai taluk,
Isam Chinnasambula, head of Isam Chinnasambula village.

Revenue Survey.				Approval stamp value.
Bayalath, dry
Toppan, dry
Elkatha Chinnas, Panchayath, dry
Neelathal, wet, dry
Total				195

Whereas it appears to Government that the lands specified below are needed for a public purpose, to wit, for the canal system, Government-Meets Project, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1929, and the Governor in Council hereby authorizes the Special Deputy Collector No. 1, Pattakkottai, and his subordinates to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (a) of the Act, the Governor in Council appoints the Special Deputy Collector No. 1, Pattakkottai, to perform the functions of a Collector under section 5-A of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

Tanjore District, Pattakkottai taluk,
Isam Chinnasambula, head of Isam Chinnasambula village.

Revenue Survey.				Approval stamp value.
Bayalath, dry
Toppan, dry
Elkatha Chinnas, Panchayath, dry
Neelathal, wet, dry
Total				195

Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for the canal system, Government-Meets Project, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1929, and the Governor in Council hereby authorizes the Special Deputy Collector No. 1, Pattakkottai, and his subordinates to exercise the powers conferred by

section 4 (2) of the Act. Under section 3 (a) of the Act, the Governor in Council appoints the Special Deputy Collector No. 1, Pattakkottai, to perform the functions of a Collector under section 5-A of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

Tanjore District, Pattakkottai taluk,
Isam Chinnasambula village.

Revenue Survey.				Approval stamp value.
Bayalath, dry
Toppan, dry
Elkatha Chinnas, Panchayath, dry
Neelathal, wet, dry
Total				195

Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for the canal system, Government-Meets Project, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1929, and the Governor in Council hereby authorizes the Special Deputy Collector No. 1, Pattakkottai, and his subordinates to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (a) of the Act, the Governor in Council appoints the Special Deputy Collector No. 1, Pattakkottai, to perform the functions of a Collector under section 5-A of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

Tanjore District, Pattakkottai taluk,
Isam Chinnasambula village.

Revenue Survey.				Approval stamp value.
Bayalath, dry
Toppan, dry
Elkatha Chinnas, Panchayath, dry
Neelathal, wet, dry
Total				195

Whereas it appears to Government that the lands specified below are needed for a public purpose, to wit, for the canal system, Government-Meets Project, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Amendment Act XXXVIII of 1929, and the Governor in Council hereby authorizes the Special Deputy Collector No. 1, Pattakkottai, and his subordinates to exercise the powers conferred by section 4 (2) of the Act. Under section 3 (a) of the Act, the Governor in Council appoints the Special Deputy Collector No. 1, Pattakkottai, to perform the functions of a Collector under section 5-A of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of this notification, a statement in writing

perform the functions of a Collector under section 5-A of the Act. All persons interested in the land are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition.

**Tanjore District, Pattakkal taluk,
Irum Perumangalam village.**

Estimated amount.

				Approximate value estimated. acres.
Irum dry, Governmental	0.42
Do. Forests	0.68
Do. Forests	2.20
Do. Forests	1.00
Irum wet, Vetti	0.12
Irum dry, Kattiyakudi	0.70
Do. Agricultural	1.78
Do. Agricultural	0.48
Do. Forests	0.04
Irum permitted	0.07

Under section 5 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 0.21 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for the construction of a head sluice in the Demamudi Irrigation channel; and under sections 5 and 7 of the same Act, the Revenue District Officer, Rasepet, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue District Officer, Rasepet, and may be inspected at any time during office hours.

**North Arcot district, Wallajah taluk,
Pannagur village.**

Government, dry, S. No. 159-1, belonging to Kanna Kallal, Chempurra Madan and Sanyasa Madan, bounded on the north by No. 110-1; on the N. 61; south by No. 164-2, west by No. 170-4	0.21
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Under section 5 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 0.15 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for provisional house-sites for Adilabad, and under sections 5 and 7 of the same Act, the District Collector, Tanjore, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the District Collector, Tanjore, and may be inspected at any time during office hours.

**Tanjore district, Namdall taluk,
No. 211, Kankavay village.**

Government, dry, S. No. 164-2, belonging to 118, David Pillai and Thevarudurai Appala, bounded on the north by No. 162, south by No. 164-2, north by No. 164-1, west by No. 127	0.07
Government, dry, S. No. 164-3, belonging to 121, owned by Thevarudurai Appala, bounded on the north by No. 164-2, south by No. 164-1, west by No. 164-4	0.02
Government, wet, S. No. 164-3, belonging to 121, owned by Thevarudurai Appala, bounded on the north by No. 164-2, south by No. 164-1, west by No. 164-4	0.07
Total	0.16

Whereas it appears to Government that the lands specified below are needed for a public purpose, to wit, for the Canal System, Coarney-Motter Project, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1923, and the Governor in Council hereby authorizes the Special Deputy Collector No. 1, Pattakkal, and his subordinates to exercise the powers conferred by section 4 (2) of the Act. Under section 5 (a) of the Act, the Governor in Council appoints the Special Deputy Collector No. 1, Pattakkal, to perform the functions of a Collector under section 5-A of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

**Tanjore District, Pattakkal taluk,
Irum Valamandam situated in Kattiyay village.**

				Approximate value estimated. acres.
Tanjore, dry	0.70
Do.	0.12
Do.	0.02
Total	1.18

Port St. George, January 25, 1930.

Under section 5 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 0.01 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for siting a drinking water well for the use of Adilabad and a water supply tank and 7 of the same Act, the Sub-Collector, Chingleput, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Sub-Collector, Chingleput, and may be inspected at any time during office hours.

**Chittoor district, Tirumala taluk,
Tirumala village.**

Devalah, wet, S. No. 1, situated out of village No. 1, belonging to Doree Perumal, bounded on the north by Doree Perumal, S. No. 1, S. No. 2, S. No. 3, S. No. 4, S. No. 5, S. No. 6, S. No. 7, S. No. 8, S. No. 9, S. No. 10, S. No. 11, S. No. 12, S. No. 13, S. No. 14, S. No. 15, S. No. 16, S. No. 17, S. No. 18, S. No. 19, S. No. 20, S. No. 21, S. No. 22, S. No. 23, S. No. 24, S. No. 25, S. No. 26, S. No. 27, S. No. 28, S. No. 29, S. No. 30, S. No. 31, S. No. 32, S. No. 33, S. No. 34, S. No. 35, S. No. 36, S. No. 37, S. No. 38, S. No. 39, S. No. 40, S. No. 41, S. No. 42, S. No. 43, S. No. 44, S. No. 45, S. No. 46, S. No. 47, S. No. 48, S. No. 49, S. No. 50, S. No. 51, S. No. 52, S. No. 53, S. No. 54, S. No. 55, S. No. 56, S. No. 57, S. No. 58, S. No. 59, S. No. 60, S. No. 61, S. No. 62, S. No. 63, S. No. 64, S. No. 65, S. No. 66, S. No. 67, S. No. 68, S. No. 69, S. No. 70, S. No. 71, S. No. 72, S. No. 73, S. No. 74, S. No. 75, S. No. 76, S. No. 77, S. No. 78, S. No. 79, S. No. 80, S. No. 81, S. No. 82, S. No. 83, S. No. 84, S. No. 85, S. No. 86, S. No. 87, S. No. 88, S. No. 89, S. No. 90, S. No. 91, S. No. 92, S. No. 93, S. No. 94, S. No. 95, S. No. 96, S. No. 97, S. No. 98, S. No. 99, S. No. 100	0.02
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Port St. George, January 27, 1930.

Whereas it appears to Government that the lands specified below are needed for a public purpose, to wit, for the canal system, Coarney-Motter Project, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act 1 of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1923 and the Governor in Council hereby authorizes the Special Deputy Collector No. 1, Tirumala, and his subordinates to exercise the powers conferred by section 4 (2) of the Act. Under section 5 (a) of the Act, the Governor in Council appoints the Special Deputy Collector No. 1, Tirumala, to perform the functions of a Collector under section 5-A of the Act. All persons interested in the lands are

required to lodge before the abovesmentioned officer, within thirty days after the issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

Tanjore district, Pattukkottai taluk,
Kannakulam panna village, border of
Mandakurichchi (India).

Acquisition under No. 2, Chapter.

	Approximate area acres.
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	400
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	140
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	100
Total	640

Whereas it appears to Government that the lands specified below are needed for a public purpose, to wit, for the Canal System, Coovetty-Mettur Project, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1925 and the Governor in Council hereby authorizes the Special Deputy Collector, No. 1, Pattukkottai, and his subordinates to exercise the powers conferred by section 4 (2) of the Act. Under section 5 (5) of the Act, the Governor in Council appoints the Special Deputy Collector, No. 1, Pattukkottai, to perform the functions of a Collector under section 4-A of the Act. All persons interested in the lands are required to lodge before the abovesmentioned officer within thirty days after the issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

Tanjore district, Pattukkottai taluk,
Kannakulam panna village, border of
Mandakurichchi (India).

Acquisition under No. 2, Chapter.

	Approximate area acres.
Kannakulam panna village, border of Mandakurichchi (India).	400
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	140
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	100
Total	640

Whereas it appears to Government that the lands specified below are needed for a public purpose, to wit, for the Canal System, Coovetty-Mettur Project, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1925, and the Governor in Council hereby authorizes the Special

Deputy Collector No. 1, Pattukkottai, and his subordinates to exercise the powers conferred by section 4 (2) of the Act. Under section 5 (5) of the Act, the Governor in Council appoints the Special Deputy Collector, No. 1, Pattukkottai, to perform the functions of a Collector under section 4-A of the Act. All persons interested in the lands are required to lodge before the abovesmentioned officer, within thirty days after the issue of this notification, a statement in writing of their objections, if any, to the proposed acquisition.

Tanjore district, Pattukkottai taluk,
Kannakulam panna village, border of
Mandakurichchi (India).

Acquisition under No. 2, Chapter.

	Approximate area acres.	Total
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	400	400
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	140	540
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	100	640
Total	640	640

Part 28, Chapter, January 21, 1936.

Under section 6 of the Land Acquisition Act, the Governor in Council hereby declares that the land specified below and measuring 2 1/2 of an acre, to be used as a little more or less, is needed for a public purpose, to wit, for the Canal System of the Coovetty-Mettur Project and under sections 3 and 7 of the same Act, the Special Deputy Collector, No. 1, Pattukkottai, is appointed to perform the functions of a Collector under the Act and directed to take notice to the acquisition of the said land. A plan of the land is kept in the office of the Special Deputy Collector, No. 1, Pattukkottai, and may be inspected at any time during office hours.

Tanjore district, Pattukkottai taluk,
Kannakulam panna village, border of
Mandakurichchi (India).

	Approximate area acres.	Total
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	2 1/2	2 1/2
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	140	142 1/2
Tanjore district, Pattukkottai taluk, Kannakulam panna village, border of Mandakurichchi (India).	100	242 1/2
Total	242 1/2	242 1/2



SUPPLEMENT TO PART I

THE FORT ST. GEORGE GAZETTE

No. 4]

MADRAS, TUESDAY EVENING, JANUARY 26, 1930.

[Price, 6 pias.

NOTICES.

LEGISLATIVE ASSEMBLY.

MADRAS MUNICIPAL CONSTITUENCY.

NOTICE OF ELECTION OFFICER.

It is hereby notified for information that Mr. W. Alexander, a candidate who was returned to the Legislative Assembly by the Madras (Municipal) Constituency, lodged his return and declaration of election expenses in the office of the Secretary to Government, Law (Legislative) Department, Fort St. George, on the 17th January 1930. They may be inspected in the above office on any working day on or before the 18th February 1930 between 12 noon and 4 p.m.

J. VENKATARAMAYANA,

Secretary to Government, Law (Legislative)

Department and Returning Officer to the Madras (Municipal) Constituency of the Legislative Assembly.

Fort St. George, 25th January 1930.

MADRAS CITY NON-MUHAMMADAN URBAN CONSTITUENCY

Whereas the Madras City Non-Muhammadan Urban Constituency of the Legislative Assembly has been called upon by notification to elect a member on or before 26th March 1930, I, E. C. SMITH, Esq., J.C.S., Commissioner, Corporation of Madras, the Returning Officer of the said constituency, do hereby give the following

PUBLIC NOTICE.

- (i) The number of persons to be elected is one.
- (ii) Nominating papers may be delivered to the undersigned at Ripon Buildings, Corporation of

Madras, or if he is unavoidably prevented from receiving the same to the Revenue Officer at Ripon Buildings. They should be presented between 12 noon and 3 p.m. on or before 21st January 1930.

(iii) Forms of nomination paper may be obtained at the office of the person above mentioned between the hours of 11 a.m. and 3 p.m. from this date to 21st January 1930.

(iv) The nomination papers will be taken up for scrutiny at 8 p.m. on 2nd February 1930 in Ripon Buildings.

(v) In the event of the election being contested, the poll will take place on 6th March 1930, between the hours of 7 a.m. and 6 p.m. with an interval of rest between 12 noon and 1 p.m.

(vi) No elector will be admitted to vote outside the polling area under which his name appears on the electoral roll. The polling stations at which electors in each polling area may vote are those entered in the electoral roll.

Registration area.

Station of Polling area according to the electoral roll.	Station of Polling station actually selected in line of the return previously entered in the electoral roll.

E. C. SMITH,

Returning Officer of the Constituency.

Corporation of Madras,
25th January 1930.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 4]

MADRAS, TUESDAY EVENING, JANUARY 28, 1930

(Price, 5 cents.)

Part I.—Local Self-Government.

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LOCAL SELF-GOVERNMENT DEPARTMENT.

LEAVE.

For St. George, January 28, 1930.

No. 124.—M.R. By D. K. Viswanathan Aiyangar, Acting Health Officer, Madras Agency, leave on full average pay on medical certificate for one day (7th December 1929) in connection of the leave already sanctioned.

A. D. CROMBIE,
Deputy Secretary to Government.

No. 115.—In modification of G.O. No. 2026, L. & M., dated the 7th November 1929, M.R. By S. Rameswami Aiyangar, District Engineer to the District Engineer of Tanjore, Madras, leave on average pay for twenty-nine days from the 22nd November 1929 and is permitted to take in such leave the public holidays occurring on the 21st December 1929, Sunday the 22nd December 1929 and the Christmas holidays that occur.

EXTENSIONS OF LEAVE.

No. 120.—Subject to signature M.R. By C. R. Rameswami Aiyangar, District Board Engineer, Kozhikode (on leave), an extension of leave on average pay without medical certificate up to 20th February 1930 (continue).

No. 121.—M.R. By U. Sankar Das Aiyangar, District Board Engineer, Madras, an extension of leave on average pay for one week. He is also permitted to take Sunday the 24th instant to his leave subject to the medical certificate, in accordance with the 18th and the subsidiary rules thereunder.

A-1

No. 117.—M.R. By M. V. Tirumala Aiyangar, District Board Engineer, on leave, an extension of leave for one month and nine days from the 20th December 1929 under Paragraph 26, 26. He will retire with effect from 20th January 1930.

APPOINTMENTS.

No. 122.—M.R. By M. Rameswami Aiyangar, Local Board Assistant Engineer, Railway District, will be considered to have acted as District Board Engineer, Railway, from 18th April 1929 to 10th October 1929 both days inclusive.

No. 123.—M.R. By E. Krishnaswami Aiyangar, Local Board Assistant Engineer, Kozhikode, to act as District Board Engineer, Kozhikode, during the absence of M.R. By C. R. Rameswami Aiyangar on leave.

No. 119.—Under section 9 (4) (a) of the Madras Local Boards Act, 1920, Government appoint M.R. By C. Rameswami Aiyangar, District Engineer, to be a member of the Chingleput District Board.

HILTON DROWN,
Secretary to Government.

No. 125.—M.R. By F. A. Ramaswami Aiyangar, I.E.S., to act as District Medical Officer and Superintendent, Government Headquarters Hospital, Madras, in addition to his other duties from the 11th February to the 1st March 1930 (both days inclusive), viz. M.R. By R. Sankar Das Aiyangar, M.A.M., granted leave.

Note.—This month's list of appointments is published in part of Part I-A of the Fort St. George Gazette, dated 7th January 1930.

No. 127.—Under section 21 of the Madras Town Planning Act, 1920, the Government appoint the

Port St. George, January 21, 1939
(G.O. No. 232, L. P. M.)

No. 135.—The draft Bill to abolish the levy by local authorities of tolls and taxes on motor vehicles and to impose a provincial tax on such vehicles is published in the *Port St. George Gazette* for general information. Any suggestion in respect of this Bill will be considered by Government if it is sent so as to reach them on or before the 1st April 1939:—

DRAFT BILL.

A Bill to abolish the levy by local authorities of tolls and taxes on motor vehicles and to impose a provincial tax on such vehicles. Long title.

WHEREAS it is expedient to abolish the levy of tolls and taxes on motor vehicles by local boards and municipal councils in the Presidency of Madras and to provide for the levy of a provincial tax on such vehicles in lieu thereof; And whereas the previous sanction of the Governor-General has been obtained for the passing of this Act; It is hereby enacted as follows:—

1. (1) This Act may be called the Madras Motor Vehicles Taxation Act, 1939. Short title and commencement.

(2) It shall come into force on such date as the Local Government may by notification in the *Port St. George Gazette* appoint.

2. In this Act, unless there is anything repugnant in the subject or context:— Definition.

(i) "motor vehicle" shall have the same meaning as in the Indian Motor Vehicles Act, 1914; "Motor vehicle."

(ii) "prescribed" means prescribed by the Local Government by rules made under this Act; "Prescribed."

(iii) "registering authority" means the authority empowered to register motor vehicles under sub-section (1) of section 10 of the Indian Motor Vehicles Act, 1914; "Registering authority."

(iv) "tax" means the tax leviable under sub-section (1) of section 4; and "Tax."

(v) "year" means the financial year and "half-year" means the first six months or the second six months of such year. "Year" and "half-year."

3. The enactments specified in Schedule I are hereby amended to the extent and in the manner mentioned in the fourth column thereof. Amendment of enactments.

4. (1) The Local Government may by notification in the *Port St. George Gazette* direct that a tax shall be levied on motor vehicles intended to be kept or used in the Presidency of Madras. Inception of tax on motor vehicles.

(2) The notification issued under sub-section (1) shall specify the rates at which and the half year from which the tax shall be levied.

Provided that the rates shall not exceed the maxima specified in Schedule II.

5. (1) Upon the issue of a notification under sub-section (1) of section 4, every person having possession, custody or control of any taxable motor vehicle shall pay to the registering authority every half year in advance the tax due in respect of such vehicle. Payment of tax and issue of licence.

(2) (a) When any person pays the amount of tax due in respect of any taxable motor vehicle or when he proves to the satisfaction of the registering authority that no tax is payable in respect of any motor vehicle, the registering authority shall grant to such person a license to keep and use the vehicle for the half year concerned.

(b) Every such license shall be valid throughout the Presidency of Madras.

Production of license before police officer.

6. The driver of any motor vehicle shall carry the license granted under clause (a) of sub-section (2) of section 5 in respect thereof, in a conspicuous place upon the vehicle and shall exhibit the same to any police officer upon demand. If the driver fails to do so, he shall be punishable with fine which may extend to fifty rupees and the vehicle may, until the contrary is shown, be deemed to be a vehicle in respect of which tax is due under this Act and has not been paid.

Penalty for failure to pay tax.

7. If the tax due in respect of any motor vehicle has not been paid, the person having possession, custody or control thereof shall be punishable with fine which may extend to one hundred rupees and shall also pay the amount of the tax due by him in respect of such vehicle.

Seizure and sale of vehicles in respect of which the tax has not been paid.

8. (1) The registering authority may, by general or special order, direct that any vehicle in respect of which the tax due has not been paid be seized and detained:

Provided that no vehicle other than a motor-cycle shall be seized or detained when actually employed in the conveyance of any passenger or goods.

(2) If the vehicle seized be not claimed and the tax due in respect thereof paid within ten days from the date of seizure, the registering authority may direct that the vehicle shall be sold in public auction and the proceeds of the sale applied to the payment of—

(i) the tax, if any, due thereon;

(ii) such penalty not exceeding the amount of the tax as the registering authority may direct; and

(iii) such sum as the Local Government may prescribe on account of charges incurred in connection with the seizure, detention and sale.

(3) If the owner of the vehicle or other person entitled thereto claims the same within ten days from the date of seizure or at any time before the sale, it shall be returned to him on payment of—

(i) the tax due thereon;

(ii) such penalty not exceeding the amount of the tax as the registering authority may direct; and

(iii) such sum as the Local Government may prescribe on account of charges incurred in connection with the seizure and detention.

Recovery of tax in any manner as an arrear of land revenue.

9. Any tax due under this Act may also be recovered in the same manner as an arrear of land revenue.

Utilisation of the proceeds of the tax.

10. (1) The proceeds of the tax under this Act shall, after deducting the expenses of collection which shall be ascertained in the prescribed manner, be expended solely upon the maintenance and improvement of roads in the Presidency of Madras and such proceeds may be distributed for the said purpose to municipal councils and district

boards in the said Presidency to such extent and in such manner as may be determined by the Local Government.

11. The Local Government may by notification in the *Kanagpur*,
Fort St. George Gazette make an exemption, reduction in
the rate or other modification in regard to the tax
payable

(i) by any person or class of persons, or

(ii) in respect of any motor vehicle or class of motor
vehicles.

12. (1) Every manufacturer or importer of motor *Statement of*
vehicles carrying on business in the Presidency of Madras *weight of*
shall, within thirty days of the commencement of a half- *motor*
year, be bound to furnish to such officer as may be *vehicles to be*
appointed in this behalf by the Local Government, a *imposed by*
statement showing the weight (unless) and the seating *any*
capacity (if any), of every type of motor vehicle and of *business and*
every separate model of that type manufactured or *importers and*
imported by him during the preceding half-year. *every half-*
year

(2) If such manufacturer or importer omits to do so,
or if he knowingly or negligently furnishes false infor-
mation, he shall be punishable with fine which may extend
to one hundred rupees.

13. The registering authority may, subject to the *Delegation of*
control of the Local Government, delegate all or any of *functions of*
his functions under this Act to any other officer or *registering*
person. *authority.*

14. No prosecution, suit or other legal proceeding *Prosecution*
shall lie against any person for anything in good faith *in respect of*
done or intended to be done under this Act. *such fine*
in good faith.

15. (1) Where, before the commencement of this Act, *Notification*
the collection of the tolls leviable at any toll station or toll *of tolls*
station under the Madras City Municipal Act, 1919, the *imposed*
Madras District Municipalities Act, 1920, or the Madras *before Act*
Local Boards Act, 1920, has been leased out to any person
and the lease relates wholly or in part to any period sub-
sequent to the commencement of this Act, the amount
which the lessee has contracted to pay to the local body
concerned shall be reduced by the amount of the loss
deemed to have been suffered by him as a result of this
Act having come into force.

(2) If the lessee and the local body concerned are
unable to agree as to the amount of such loss or if any
other dispute arises between them as to the effect of this
Act on the contract of lease, such dispute shall be referred
to the Collector of the district whose decision shall be
final.

16. (1) The Local Government may make rules for *Power of*
carrying out all or any of the purposes of this Act. *Local*
Government
to make
rules.

(2) Any rule made under sub-section (1) may
provide that a breach thereof shall be punishable with
fine which may extend to one hundred rupees.

SCHEDULE I.

Year.	From date.	Act.	Amendment.																																	
1885.	17	Madras City Municipal Act, 1881.	<p>(1) In section 2, for clause (3), the following clause shall be substituted, namely:—</p> <p>"(3) 'carriage' includes any wheeled vehicle with springs or other appliances acting as springs and any kind of horse, mule, bullock and pony, but does not include any kind of motor-car, motor-buggy, motor-omnibus or rickshaw."</p> <p>(2) In section 118, clause (1) shall be omitted and clause (2) re-lettered as (1).</p> <p>(3) In the proviso to sub-section (2) of section 119, the words "the Indian Motor Vehicle Act, 1914, or" shall be omitted.</p> <p>(4) In the proviso to section 120, the word "motor-vehicle" shall be omitted.</p> <p>(5) In section 119, for the word "vehicle" in both the places where it occurs, the words "carriage, cart" shall be substituted.</p> <p>(6) In section 121, the words "and horse and" shall be omitted.</p> <p>(7) After section 120, the following section shall be inserted, namely:—</p> <p>"120-A. No person shall construct a bullock or cart or place or place any other obstruction in any way or on any public street."</p> <p>(8) In sub-section (1) of section 122 and section 124, for the word "vehicle" wherever it occurs, the words "carriage, cart" shall be substituted.</p> <p>(9) In section 124, the words "bullock or" in both the places where they occur shall be omitted.</p> <p>(10) For rule 16 of Schedule 17, the following rule shall be substituted, namely:—</p> <p>"16 (1) The tax on carriages and animals shall be levied at rates not exceeding the following:—</p> <table border="1"> <thead> <tr> <th>On or over</th><th>On or under</th><th>On or under</th></tr> <tr> <th>For every bullock</th><th>10</th><th>10</th></tr> <tr> <th>For every horse-drawn vehicle with springs or other appliances acting as springs constructed to be drawn by one or more bullocks</th><th>10</th><th>10</th></tr> <tr> <th>For every horse-drawn vehicle with or without other appliances acting as springs constructed to be drawn by one or more animals</th><th>1</th><th>1</th></tr> <tr> <th>For every bicycle or rickshaw ..</th><th>2</th><th>2</th></tr> <tr> <th>For every other vehicle with springs or other appliances acting as springs and having a wheel's circumference of 30 inches</th><th>2</th><th>2</th></tr> <tr> <th>For every rickshaw</th><th>10</th><th>10</th></tr> <tr> <th>For every animal</th><th>4</th><th>4</th></tr> <tr> <th>For every horse or mule not under 12 hands</th><th>4</th><th>4</th></tr> <tr> <th>For every horse or mule under 12 hands</th><th>2</th><th>2</th></tr> <tr> <th>For every bull, bullock, male buffalo, cow or dog</th><th>1</th><th>1</th></tr> </thead> </table>	On or over	On or under	On or under	For every bullock	10	10	For every horse-drawn vehicle with springs or other appliances acting as springs constructed to be drawn by one or more bullocks	10	10	For every horse-drawn vehicle with or without other appliances acting as springs constructed to be drawn by one or more animals	1	1	For every bicycle or rickshaw ..	2	2	For every other vehicle with springs or other appliances acting as springs and having a wheel's circumference of 30 inches	2	2	For every rickshaw	10	10	For every animal	4	4	For every horse or mule not under 12 hands	4	4	For every horse or mule under 12 hands	2	2	For every bull, bullock, male buffalo, cow or dog	1	1
On or over	On or under	On or under																																		
For every bullock	10	10																																		
For every horse-drawn vehicle with springs or other appliances acting as springs constructed to be drawn by one or more bullocks	10	10																																		
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For every horse or mule under 12 hands	2	2																																		
For every bull, bullock, male buffalo, cow or dog	1	1																																		

* "Carriage" and "cart" have been defined as to be vehicles motor vehicles. Hence the sub-section proposed here. The intention is to show that motor vehicles are not liable to pay any toll.

References: I—cont

[illegible]

Schonellik Limited

[illegible]

SCHEDULE I—cont.

Year	Section	Act	Amendment.
1928	XIV	Motor Road Act, 1928.	<p>(1) In section 1, for clause (3) the following clause shall be substituted, namely:—</p> <p>“(3) ‘tricycle’ includes—</p> <p>any wheeled vehicle with springs or other appliances acting as springs and any kind of tyre, except a, tubular and pneumatic, but does not include any kind of motor-car, cycle-car, motor-cyclist, motor-cycle.”</p> <p>(2) In section 118—</p> <p>(i) in sub-section (1), for the words ‘bicycle, motor, and gas engine’s engines’, the word ‘motor-cycles’ shall be substituted; and</p> <p>(ii) in sub-section (2), for the words ‘bicycle, gas or motor’ the word ‘motor-cycles’ shall be substituted.</p> <p>(3) After section 118, the following section shall be inserted, namely:—</p> <p>“118-A. No person shall construct a vehicle or use in place any other structure to be used as such a vehicle.”</p> <p>(4) In sub-section (2) of section 118, for the words ‘bicycle, gas or motor’ the word ‘motor-cycles’ shall be substituted.</p> <p>(5) In sub-section (1) and (2) of section 118, for the words ‘bicycle, gas or gas engine’s engines’ the word ‘motor-cycles’ shall be substituted.</p> <p>(6) In sub-section (5) of rule 56 of Schedule IV for the first six entries, the following entry shall be substituted, namely:—</p> <p>“On every bicycle or tricycle ... 6-6-4”</p> <p>(7) In Schedule VIII, after the item relating to section 118, in sub-section (1), the following item shall be inserted, namely:—</p> <p>“118-A. Construction of bicycle, etc. Two hundred rupees”</p>

SCHEDULE II.

Class of vehicle.	Maximum net-payload.
1. Motor cycles (including motor-motors and cycles with attachment for propelling the same by mechanical power) not exceeding 5 cwt. in weight, unladen—	25
(a) Bicycles	15
(b) Bicycles if used for drawing a trailer or side-car	15
(c) Tricycles	25
2. Motor vehicles not exceeding 5 cwt. in weight, unladen, adapted and used for transport	7½
3. Motor vehicles used solely in the service of trade and industry for the transport of goods (including tri-cycles weighing more than 5 cwt. (unladen))—	
(a) Mechanically propelled, but not exceeding 25 cwt. in weight, unladen	150
(b) Electrically propelled, exceeding 25 cwt. in weight, unladen	200
(c) Vehicles other than such electrically propelled vehicles as aforesaid not exceeding 12 cwt. in weight, unladen	75
(d) Vehicles exceeding 12 cwt. but not exceeding 1 ton in weight, unladen	150
(e) Vehicles exceeding 1 ton but not exceeding 2 tons in weight, unladen	200
(f) Vehicles exceeding 2 tons but not exceeding 3 tons in weight, unladen	250
(g) Vehicles exceeding 3 tons but not exceeding 4 tons in weight, unladen	300
(h) Vehicles exceeding 4 tons in weight, unladen	400
(i) Vehicles if used for drawing a trailer, in addition for each trailer: provided that two or more motor vehicles shall not be chargeable under this clause with respect to the same trailer and if the trailer exceeds in weight unladen one ton	75
one ton	150

SCHEDULE II—cont.

Class of vehicles.	Maximum daily rate £s.
32.	
4. Motor vehicles plying for hire and used for the transport of passengers—	
(a) Vehicles seating not more than five persons ...	60
(b) Vehicles seating more than five but not more than 12 persons ...	175
(c) Vehicles seating more than 12 persons but not more than 20 persons ...	250
(d) Vehicles seating more than 20 persons ...	300
5. Motor vehicles other than those liable to tax under the foregoing provisions of this schedule—	
(a) Weighing not more than 12 cwt., inclusive ...	25
(b) Weighing more than 12 cwt. but less than 1 ton, inclusive ...	50
(c) Weighing more than 1 ton but less than 30 cwt., inclusive ...	85
(d) Weighing more than 30 cwt. but not more than 2 tons, inclusive ...	45
(e) Weighing more than 2 tons, inclusive ...	60

STATEMENT OF OBJECTS AND REASONS.

For a long time past there has been a very loud and consistent demand from the owners of motor vehicles for the abolition of tolls. Tolls are a special feature of this province. The principal objection which motorists have to pay in tolls arises, as has often been emphasized, not from the mere necessity for paying an occasional rope or two, but from the annoyance of being unnecessarily pulled to a standstill by having the road. If, therefore, effort is to be given to the existing public in accordance with their demands, it will be necessary to provide not only for the abolition of the payment of tolls by motorists, but for the abolition of tolls, gates or obstructions of any kind at toll stations. This can reasonably be done if tolls are to apply to slow-moving traffic only. The complaint of the toll payer is that the unscrupulous motorist would rush through his toll-gate if there were no bar and that he has no practical means either of stopping the rapidly moving vehicle or of recovering the money from the fugitive after he has gone. Such complaint would not be made in the case of slow-moving traffic and, if tolls are to be left for slow-moving traffic only, there can be no possible objection to rendering the toll bars, gates or obstructions illegal. If tolls on motor vehicles are to be abolished, it is obvious that a substitute revenue must be found from which local bodies may be reimbursed for the loss of their income. As tolls are a form of tax on vehicles using the roads, the substitute revenue should come from vehicles using the roads in the form of a direct vehicle tax. To secure uniformity such a tax should be on a provincial basis. Under the existing system, motor vehicles, besides paying tolls, pay in corporation and municipal areas a direct vehicle tax. This tax varies a good deal in amount between one local area and another and these variations are unsatisfactory. To revise both variable local taxation and a fixed provincial tax would be more satisfactory still. It is proposed, therefore, to take over the entire taxation of motor vehicles as a provincial tax so that a vehicle which has once paid the tax may be free to use all the roads in the Presidency. The Bill, therefore, proceeds on these principles, namely,—

- (1) the abolition of tolls by motor vehicles,
- (2) the abolition of toll bars, gates or similar obstructions

and

- (3) the substitution for tolls and local savings tax on motor vehicles of a provincial tax on motor vehicles only.

The rates of the new tax have been fixed at such figures as would recoup the loss of revenue caused by the abolition of the tolls and local savings taxes on motor vehicles. The proceeds of the tax after deducting the expenses of collection are proposed to be expended solely upon the requirements and improvement of roads in the Presidency. Provision has also been made for the distribution of the net proceeds of the tax to municipal councils and district boards in the Presidency.

III. Borneo.

Districts—Mekong, Prome, Pegu, Southern Shan States, Myingyan, Lower Chindwin and Sagayung.
Towns—Magan and Mandalay.

IV. Current Passports.

Districts—Tatay, Chindwin, Mayan, Seng, Sengar, Hachangah, Jubbipore and Amant.
Towns—Hotel Tatay and Chindwin.

V. Hachangah State.

Districts—Kachin, Hachangah, Sengar, Pothul, Hachangah, Amant and Adakul.
Towns—Hachangah city and suburbs.

VI. Borneo and Orms.

Districts—Magan, Magay, Seng and Hachangah.

VII. United Passports.

Districts—Pothul, Sengar, Jubbipore, Tatay, Sengar, Seng, Hachangah, Amant, Kachin, Hachangah and Hachangah.
Towns—Bareilly.

VIII. The Passports.

District—Gachangah.

HILTON SPOWN,
Secretary to Government.

No. 125—The following notification by the Chief Commissioner of Coorg, Bangalore, dated the 24th January 1927, is published:

No. 2.—Whereas the Chief Commissioner of Coorg is satisfied that there is danger of an outbreak of plague or cholera at Kumbha, a village in the neighbourhood of South Coorg, of persons from villages or other infected areas either in the Mysore State or elsewhere are permitted to assemble at that place on the occasion of the coming Jyoti festival during the Mahanavami festival.

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1897, the Chief Commissioner prohibits the attendance at the said Jyoti festival of persons from plague or cholera infected areas on the 24th and 25th February 1927.

All persons proceeding to the Jyoti festival in contravention of this notification will be treated as such.

Port St. George, January 20, 1927.
(G.O. P. No. 110, G. & M.)

No. 126—In G.O. No. 2924, L. & M., dated the 10th July 1925, rules were issued relating to the President and Commissioners of the Hindu Religious Endowments Board to hold inquiries, to examine and to receive witnesses and to compel the production of documents. Government another that similar rules should be issued in respect of temple endowments also.

The appended notification will accordingly be published in the Port St. George Gazette.

APPENDIX.

The following draft of certain rules which the Local Government propose to make in exercise of the powers conferred on them by sub-section (1) of section 71 of the Madras Hindu Religious Endowments Act, 1889 (Am. 18 of 1907), is published for general information as required by sub-section (3) of section 71 of that Act. Notice is hereby given that the said draft will be taken into consideration by

the Local Government on or after the expiry of one month from the date of publication of this notification. Any objections or suggestions which may be received from any person with respect to the said draft before the period aforesaid will be considered by the Local Government.

DRAFT RULES.

Inquiries by the committee under the Act shall be made either by all the members sitting together or when so authorized by the committee in a special case or generally by regulations framed under clause (f) and (g) of section 38 of the Act, by any one or more of them.

2. At any stage during the course of an inquiry the committee may, of its own motion, or at the request of any party to an inquiry summon to any person to give evidence as a witness or to produce documents in his possession or power and may examine him as a witness or require him to produce such documents.

3. Every person for the attendance of a person to give evidence or to produce a document shall specify the time and place at which and the day on which he is required to attend and also whether his attendance is required for the purpose of giving evidence or to produce a document or for both purposes; and any particular document, which the person summoned is called on to produce, shall be described with reasonable accuracy.

4. Any person present at the place of inquiry, may be required by the committee to give evidence or to produce any document then and there in his possession or power.

5. Wherever it is necessary to appear and give evidence in an inquiry, shall attend on the day and at the time and place mentioned in the summons for that purpose and wherever it is necessary to produce a document shall either attend to produce it or cause it to be produced at such time and place or in such document to be sent to the committee by registered post so as to reach it at such time and place.

6. The summons shall be deemed to have been duly served on the person summoned if it is sent by registered post and no acknowledgment or refusal thereof has been received.

7. Service shall, in all cases, be made in sufficient time before the date specified in the summons for the attendance of the person summoned to allow him a reasonable time for preparation and for travelling to the place at which the evidence is required.

8. A person summoned to attend shall, unless the committee otherwise directs, attend at such hearing until the inquiry is completed.

9. A person summoned either to give evidence or to produce a document shall, along with the summons be given such notice and travelling allowances as the committee shall fix, with the previous approval of the Board provided such notice and travelling allowances shall be given if the person summoned is requested to appear at a place not more distant than three miles from his usual place of residence and no notice shall be given if such place is not more distant than ten miles from his usual place of residence.

10. No summons shall be issued at the instance of a party unless the party first pays to the committee such sum, and its receipt is sufficient to defray the travelling and other expenses of the person summoned in passing to and from the place of inquiry and for one day's attendance.

11. When it is necessary to detain the person summoned for a longer period than one day the party at whose instance he was summoned shall pay to the committee such sum as it may fit to defer the expenses of such detention for such further period and in default of such deposit, the committee shall discharge the person summoned without requiring him to give evidence.

12. The petitioner has the right to begin unless the respondent admits the facts alleged by the petitioner and demands that notice be given to him or to some additional facts alleged by the respondent, the petitioner is not entitled to any part of the relief which he seeks in which case the respondent has the right to begin.

13. (1) On the day fixed for the hearing of the inquiry or on any other day to which the hearing is adjourned, the party, having the right to begin, shall state his case and produce his evidence in support of the case which he is bound to prove.

(2) The other party shall then state his case and produce his evidence, if any, and may then address the committee generally on the whole case.

(3) The party beginning may then reply generally on the whole case.

14. Where there are several issues, the burden of proving some of which lies on the other party, the party beginning may, at his option, either produce his evidence on those issues or require it by way of answer to the evidence produced by the other party and in the latter case, the party beginning may produce evidence on those issues after the other party has produced all his evidence and the other party may then reply specially on the evidence as produced by the party beginning; but the party beginning shall then be entitled to reply generally on the whole case.

15. The evidence of each witness shall be taken down in full written in the language in which it is given, by the presiding member, or, where the committee is presided over by some other one member, by one of such members, and shall be signed by the presiding member or members as the case may be. The witness shall, when compelled, be read over or shown to the witness and signed by him. The presiding member or members, as the case may be, shall also record in the deposition that it was taken down by him or one of them and read over or shown to the witness and signed by him. Such depositions shall form part of the record.

16. Where the presiding member, or in case the committee is presided over by more than one member every such member, is unable to read, the evidence as required in rule 15 he or they shall cause the reading of such evidence to be recorded and direct that the evidence be taken down and signed by any other person in his or their presence. The presiding member or members, as the case may be, shall also add his or their signature at the foot of the deposition under a note to the effect that the deposition was written down in his or their presence.

17. (1) Where a witness is absent to leave the jurisdiction of the committee or other sufficient cause is shown to the satisfaction of the committee why his evidence should be taken in conformity the committee may, on the application of any party or of the witness, at any time after the institution of the inquiry, take the evidence of such witness in the manner hereinafter provided.

(2) Where such evidence is not taken forthwith and in the presence of the parties, if any, such notice as the committee thinks sufficient of the day fixed for the examination shall be given to the parties, if any.

18. The committee may, at any stage of an inquiry, recall any witness who has been examined, and may put such questions to him as it thinks fit.

19. The committee may, at any stage of an inquiry, request any properly or thing concerning which any question may arise.

20. The committee may order that any further facts may be proved by affidavit, or that the affidavit of any witness may be read at the hearing, on such conditions as it resolves reasonably; provided that where it appears to the committee that any party bona fide desires the production of a witness for cross examination, and that such witness can be produced, an order shall not be made excluding the evidence of such witness to be given by affidavit.

21. (1) Upon any application, evidence may be given by affidavit, but the committee may, at the instance of either party, order the attendance for cross examination of the deponent.

(2) Such attendance shall be at the place of inquiry, unless the deponent is exempted from personal appearance therein or the committee otherwise directs.

22. (1) Affidavits shall be confined to such facts as the deponent is able of his own knowledge to prove, except in extraordinary applications, in which statements of his belief may be admitted, provided that the grounds thereof are stated.

(2) The costs of every affidavit which shall unnecessarily set forth matters of hearsay or speculative matter or copies of or extracts from documents shall (unless the committee otherwise directs) be paid for by the party filing the same.

23. If any person who is required to appear under rule 2 or 18 or to produce a document fails to do so, and does not prove to the satisfaction of the committee that such failure was not willful but arose from circumstances beyond his control, the committee shall report the fact to the President of the Board of Commissioners for Hindu Religious Endowments, Madras. If he is also satisfied that the failure on the part of the person in default was willful such person shall be liable to a penalty not exceeding Rs. 100 for every such failure. The sum shall on application by the President of the committee concerned and on resolution by him of the order of the President of the Board, become due as if it had been imposed by the court against the person concerned.

A. D. CHANDRICK,
Deputy Secretary to Government.

Part St. George, January 28, 1939.

No. 943.—Under sub-section (1) of section 46 of Act I of 1934, as amended by the Land Acquisition Amendment Act XXXVIII of 1933, the Government hereby withdraw from the operation of the Act notified in notification No. 1188 issued on notification No. 1003 of Part 2-A of the Part St. George Gazette, dated the 29th October 1938, as required for Sanitary Lane No. 38 of Ward III, Kumbakonam municipality, in 64, Pattam village, Kumbakonam taluk, Tanjore district.

No. 944.—Under sub-section (1) of section 46 of the Land Acquisition Act I of 1934, as amended by Act XXXVIII of 1933, the Government hereby withdraw from the operation of the Act notified in notification No. 943 of Part 2-A of the Part St. George Gazette, dated the 18th June 1938, as required for opening a consecrated lane in Jandikudi street, Ward No. I, Block No. 28, Tiruvannamur municipality, in 3, Thiruvannamur village, Nagapattinam taluk, Tanjore district.

Divisional Officer, Rammed, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land. A plan of the land is kept in the office of the Revenue Divisional Officer, Rammed, and may be inspected at any time during office hours.

Rammed district, Tharavankudi taluk, Vithur village.

Beligera service, beam, dry, S. No. 116-1, bounded on the north by measuring portion of S. No. 116-2, N. No. 116-1; east by S. No. 100-2; north and west by S. No. 99

10 sq
yards

60 10 sq
yards

Beligera service, beam, dry, S. No. 116-2, bounded on the north by measuring portion of S. No. 116-1, N. No. 116-1; east by S. No. 100-2; north by measuring portion of S. No. 100-2; west by S. No. 99 and S. No. 116-1

1 acont.

1 acont.

and 10 sq
yards

Beligera service, beam, dry, S. No. 116-3, bounded on the north by measuring portion of S. No. 116-2, N. No. 116-2; east by S. No. 100-2; north by measuring portion of S. No. 100-2; west by S. No. 99 and S. No. 116-2

1 acont.

Beligera service, beam, dry, S. No. 116-4, bounded on the north by measuring portion of S. No. 116-3, N. No. 116-3; east by S. No. 100-2; north by measuring portion of S. No. 100-2; west by S. No. 99 and S. No. 116-3

1 acont.

No. 142.—Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for the formation of a road from Gundakapeta in Kavayipattin, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (2) of the Land Acquisition Act of 1924, as amended by the Land Acquisition Act XXXVIII of 1925. The Government hereby authorizes the Sub-Collector, Rammed, and his subordinates to exercise the powers conferred by the section 4 (2) of the Act and under section 3 appoint the Sub-Collector, Rammed, to perform the functions of a Collector under section 5-A of the Act.

Salem district, Krishnagiri taluk, Gundakapeta village.

Government, dry, S. No. 48-1, belonging to Appa Mangai, P. M., bounded on the north by S. No. 49; east by S. No. 48-2; south by S. No. 48; west by S. No. 48-3

1 acont.

Government, dry, S. No. 48-2, belonging to Appa Mangai and Peruvai, bounded on the north by S. No. 48-1; east by S. No. 48-3; south by S. No. 48-4; west by S. No. 48-5

1 acont.

Government, wet, S. No. 48-3, belonging to Peruvai, bounded on the north by S. No. 48-2; east by S. No. 48-4; south by S. No. 48-5; west by S. No. 48-6

1 acont.

Government, wet, S. No. 48-4, belonging to Peruvai, bounded on the north by S. No. 48-3; east by S. No. 48-5; south by S. No. 48-6; west by S. No. 48-7

1 acont.

Government, dry, S. No. 48-5, belonging to Peruvai, bounded on the north by S. No. 48-4; east by S. No. 48-6; south by S. No. 48-7; west by S. No. 48-8

1 acont.

Government, dry, S. No. 48-6, belonging to Peruvai, bounded on the north by S. No. 48-5; east by S. No. 48-7; south by S. No. 48-8; west by S. No. 48-9

1 acont.

Government, dry, S. No. 48-7, belonging to Peruvai, bounded on the north by S. No. 48-6; east by S. No. 48-8; south by S. No. 48-9; west by S. No. 48-10

1 acont.

Government, dry, S. No. 48-8, belonging to Peruvai, bounded on the north by S. No. 48-7; east by S. No. 48-9; south by S. No. 48-10; west by S. No. 48-11

1 acont.

No. 143.—Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for forming a road from Vallur to Himmach via Manappan, notice to that

effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act of 1924 as amended by the Land Acquisition Amendment Act XXXVIII of 1925. The Government hereby authorizes the Special Deputy Collector, Thiruvelli, and his subordinates to exercise the powers conferred by section 4 (2) of the Act and under section 3, appoint the Special Deputy Collector, Thiruvelli, to perform the functions of a Collector under section 5-A of the Act.

Thiruvelli district, Nanguneri taluk, Vignayapuram village.

Government, dry, S. No. 124-2, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-1, east by S. No. 124-3; south by S. No. 124-4; west by S. No. 124-5

1 acont.

Government, dry, S. No. 124-3, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-2, east by S. No. 124-4; south by S. No. 124-5; west by S. No. 124-6

1 acont.

Government, dry, S. No. 124-4, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-3, east by S. No. 124-5; south by S. No. 124-6; west by S. No. 124-7

1 acont.

Government, dry, S. No. 124-5, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-4, east by S. No. 124-6; south by S. No. 124-7; west by S. No. 124-8

1 acont.

Government, dry, S. No. 124-6, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-5, east by S. No. 124-7; south by S. No. 124-8; west by S. No. 124-9

1 acont.

Government, dry, S. No. 124-7, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-6, east by S. No. 124-8; south by S. No. 124-9; west by S. No. 124-10

1 acont.

Government, dry, S. No. 124-8, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-7, east by S. No. 124-9; south by S. No. 124-10; west by S. No. 124-11

1 acont.

Government, dry, S. No. 124-9, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-8, east by S. No. 124-10; south by S. No. 124-11; west by S. No. 124-12

1 acont.

Government, dry, S. No. 124-10, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-9, east by S. No. 124-11; south by S. No. 124-12; west by S. No. 124-13

1 acont.

Government, dry, S. No. 124-11, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-10, east by S. No. 124-12; south by S. No. 124-13; west by S. No. 124-14

1 acont.

Government, dry, S. No. 124-12, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-11, east by S. No. 124-13; south by S. No. 124-14; west by S. No. 124-15

1 acont.

Government, dry, S. No. 124-13, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-12, east by S. No. 124-14; south by S. No. 124-15; west by S. No. 124-16

1 acont.

Government, dry, S. No. 124-14, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-13, east by S. No. 124-15; south by S. No. 124-16; west by S. No. 124-17

1 acont.

Government, dry, S. No. 124-15, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-14, east by S. No. 124-16; south by S. No. 124-17; west by S. No. 124-18

1 acont.

Government, dry, S. No. 124-16, belonging to Gundakapeta P. M. and Gundakapeta P. M., bounded on the north by S. No. 124-15, east by S. No. 124-17; south by S. No. 124-18; west by S. No. 124-19

1 acont.

Government hereby authorizes the Sub-Collector, Serampore, and his subordinates to exercise the powers conferred by section 4 (2) of the Act and, under section 3, appoint the Sub-Collector, Serampore, to perform the functions of a Collector under section 5 A of the Act.

**Tenanted District, Nagerbati taluk,
Terkis Nagerbati village.**

1-27. No. 203 D-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 200 A-1; east by No. 204, south by No. 203 B; west by No. 210 D-2

2-28. No. 203 C-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 210 C-2; east by No. 211, south by No. 203 D-2; west by No. 204 A-1

2-29. No. 200 A-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 203 A-1; east by No. 203 B-1; south by No. 203 C-1 and 203 D-2; west by No. 204 A-1

3-30. No. 204 B-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 203 A-1; east by No. 203 B-1; south by No. 203 C-1 and 203 D-2; west by No. 204 A-1

4-31. No. 203 A-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 203 B-1; east by No. 203 C-1 and 203 D-2; west by No. 204 A-1

5-32. No. 203 B-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 203 A-1; east by No. 203 C-1 and 203 D-2; west by No. 204 A-1

6-33. No. 203 C-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 203 B-1; east by No. 203 D-2; west by No. 204 A-1

7-34. No. 203 D-2, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 203 C-1; east by No. 204 A-1; south by No. 203 B-1; west by No. 203 A-1

8-35. No. 204 A-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 203 D-2; east by No. 204 B-1; south by No. 204 C-1; west by No. 204 D-1

9-36. No. 204 B-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 204 A-1; east by No. 204 C-1; south by No. 204 D-1; west by No. 204 E-1

10-37. No. 204 C-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 204 B-1; east by No. 204 D-1; south by No. 204 E-1; west by No. 204 F-1

11-38. No. 204 D-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 204 C-1; east by No. 204 E-1; south by No. 204 F-1; west by No. 204 G-1

12-39. No. 204 E-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 204 D-1; east by No. 204 F-1; south by No. 204 G-1; west by No. 204 H-1

13-40. No. 204 F-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 204 E-1; east by No. 204 G-1; south by No. 204 H-1; west by No. 204 I-1

14-41. No. 204 G-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 204 F-1; east by No. 204 H-1; south by No. 204 I-1; west by No. 204 J-1

15-42. No. 204 H-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 204 G-1; east by No. 204 I-1; south by No. 204 J-1; west by No. 204 K-1

16-43. No. 204 I-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 204 H-1; east by No. 204 J-1; south by No. 204 K-1; west by No. 204 L-1

17-44. No. 204 J-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 204 I-1; east by No. 204 K-1; south by No. 204 L-1; west by No. 204 M-1

18-45. No. 204 K-1, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 204 J-1; east by No. 204 L-1; south by No. 204 M-1; west by No. 204 N-1

Nagerbati village.

19-46. No. 201, belonging to Sri Venkateswari Ramappa Jara Ramappa, bounded on the north by No. 202 A-1; east by No. 202 B-1; south by No. 202 C-1; west by No. 202 D-1

Total

No. 101.—Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for the formation of a road from Nagerbati to Tandi, and in that effect is hereby given to all whom it may concern, in accordance with the provisions of section 4 (2) of the Land Acquisition Act of 1904, as amended by the Land Acquisition Amendment Act XXXVII of 1905. The Government hereby authorizes the Revenue Divisional Officer, Tirucheyil, and his subordinates to exercise the powers conferred by section 4 (2) of the Act and under section 5 appoints the Revenue Divisional Officer, Tirucheyil, to perform the functions of a Collector under section 5 A of the Act.

**South Arcot District, Kallakudi taluk,
Kallakudi village.**

1-47. Government, wit. R. S. No. 203 part, particular Subbaraya Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

2-48. Government, wit. R. S. No. 203 part, particular Marudai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

3-49. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

4-50. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

5-51. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

6-52. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

7-53. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

8-54. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

9-55. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

10-56. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

11-57. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

12-58. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

13-59. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

14-60. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

15-61. Government, wit. R. S. No. 203 part, particular Chinnai Sengappa, bounded on the north by R. S. No. 204 part; east by R. S. No. 205 part; south by R. S. No. 206

No. 101.—Whereas it appears to the Government that the lands specified below are needed for a public purpose, to wit, for the opening of a road from Nagerbati to Tandi, and in that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (2) of the Land Acquisition Act of 1904, as amended by the Land Acquisition Amendment Act XXXVII of 1905. The Government hereby authorizes the Revenue Divisional Officer, Tirucheyil, and his subordinates to exercise the powers conferred by section 4 (2) of the Act and under section 5 appoints the Revenue Divisional Officer, Tirucheyil, to perform the functions of a Collector under section 5 A of the Act.

Under section 12 (1) of the Madras District Municipalities Act and the rules framed thereunder for the election of chairmen and vice chairmen of municipal councils, M.E.Sy. P. Manabayya Pillai Arangal has been duly elected as Chairman of the Periyakulam Municipal Council.

S. SANTANAKRISHNAN,
Pun Chairman.

Periyakulam Municipal Office,
2nd January 1930.

Under rule 7 (i) of the rules for the election of municipal councillors, the aforementioned gentleman is declared to have been duly elected as councillor for the III ward of the Periyakulam Municipality. He will enter upon office forthwith and hold office up to noon of 31st November 1931 as

provided for in section 8(4) of the Madras District Municipalities Act—

M.E.Sy. Nagesam Rama Bhadra Nayudu Gove,

P. KUTIRAYIA PILLAI,

Chairman.

Periyakulam Municipal Office,
2nd January 1930.

Under section 8 (3) of the District Municipalities Act and under rule 7 (1) of the rules for the election of chairmen of municipal councils, M.E.Sy. Manabavaram Nadar Arangal, son of Chakravarthy Nadar, has been duly elected as a councillor for the III ward of Udumalpet Municipality and his period of councillorship will extend to 31st November 1931.

S. D. KRISHA MOHIDEEN,
Chairman.

Udumalpet Municipal Office,
2nd January 1930.



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 41

MADRAS, TUESDAY EVENING, JANUARY 23, 1930

[Price, 2 n. 6 p.]

Part III.—Educational.

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EDUCATION DEPARTMENT.

APPOINTMENTS.

Fort St. George, January 17, 1930.

No. 14.—Under section 2 of the Madras Elementary Education Act, 1929, the Government are pleased to appoint **Miss A. de Souza** to be a member of the Madras Education Council, Vellore.

A. F. W. HILTON,

Deputy Secretary to Government.

Fort St. George, January 24, 1930.

No. 15.—With effect from the date of taking charge, **Mr. William Ervin Smith**, Professor of Chemistry, Presidency College, Madras, to act as Director of Public Instruction and Commissioner for Government Examinations, Madras, during the absence on other duty of **Mr. B. R. Subramanian** or until further orders.

NOTIFICATIONS.

Fort St. George, January 7, 1930.

No. 16.—Authors, publishers and others who may desire to present works to the British Museum are informed that the Registrar of Books, Madras, will arrange to forward presentation copies to the Trustees of the British Museum. Cases or parcels of books intended for dispatch should be addressed to the Trustees of the British Museum, care of the Registrar of Books, Madras, accompanied by a letter stating the author's name and requesting the Registrar to forward the cases or parcels.

J. VENKATARAMAYANA,

Secretary to Government.

Fort St. George, January 17, 1930.

No. 16.—Under section 2 of the Madras Elementary Education Act, 1929, the undersigned

persons have been elected to be members of the District Educational Councils noted against their names by the electorates specified therein:—

M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

Fort St. George, January 28, 1930.

M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

Fort St. George, January 21, 1930.

M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

Fort St. George, January 17, 1930.

M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

Fort St. George, January 17, 1930.

M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

Fort St. George, January 17, 1930.

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M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

Fort St. George, January 17, 1930.

M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

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M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

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Fort St. George, January 17, 1930.

M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

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Fort St. George, January 17, 1930.

M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

Fort St. George, January 17, 1930.

M.R. N. Y. V. A. Bhaskara Rao Garu—Vellore (by the Taluk Board, Vellore).

And whereas by Notification No. 485, published in Part I of the Gazette of India, dated the 2nd August 1924, the said Fund as it then existed was transferred to the Treasurer of Charitable Endowments for the Bengal for the purposes aforesaid.

And whereas it being found that the said Fund is greater than is required for the purposes aforesaid in the said Notification No. 485, dated the 2nd October 1924, His Majesty the Governor-General previously intimated her willingness that, subject to the sanction of the Council, being advised, the purposes for which the said Fund should be applied be extended so as to include the purposes set out in the following recital:

And whereas it is still in the High Court of Judicature at Fort William in Bengal No. 3287 of 1924, intitled *Advocate-General of Bengal and another v. Captain S. Webb-Johnson and others*, it was declared that the objects of the trust in the matter of the Silver Wedding Fund should be "the education and sustenance of children and dependants of Indian officers and soldiers (including non-combatants) who rendered military service under the Crown during the Great War or took part or may hereafter take part in subsequent warlike operations." And it was ordered and decreed that the defendants, the Administrators of the said Fund, give effect to the objects of the said trust in the manner hereinafter declared and apply the said Fund towards satisfying those who come under the said objects as extended by the said decree, and the Administrators of the Fund have accordingly applied to the Governor-General in Council to amend the said Notification No. 3152 and 363.

And whereas the said Fund may comprise the securities and cash specified in Schedule "A",

Now in pursuance and exercise of the powers conferred by and by virtue of sections 4 and 7 of the Charitable Endowments Act, 1904, and any other powers thereto relating, in pursuance of the said Notification No. 3152, dated the 2nd October 1924, and Notification No. 363, dated the 2nd August 1924, it is hereby ordered by the Governor-General in Council that the said Fund, which is now vested in the Treasurer of Charitable Endowments for the territories subject to the Government of Bengal under Notification No. 485, dated the 2nd August 1924, on the terms therein contained shall now be vested upon the following terms, that is to say, that the said Fund and the income thereof shall be devoted to and applied for the education and sustenance of children and dependants of Indian officers and soldiers (including non-combatants) who rendered military service under the Crown during the Great War or who took part or may hereafter take part in subsequent warlike operations in accordance with the Scheme settled by the Governor-General in Council on the application of the Administrators under powers conferred by sections 5 and 7 of the said Charitable Endowments Act, a copy of which is set forth in Schedule "B" hereinafter.

SCHEDULE "A".

Particulars of securities and cash of which the Silver Wedding Fund now consists

	as at 31.3.25	
34 per cent Loan, 1924 ..	7,40,000	0 0
34 per cent U.P. Loan, 1925 ..	5,000	0 0
4 per cent Bonds, 1930 ..	2,75,000	0 0
4 per cent Bonds, 1931 ..	2,44,500	0 0
4 per cent Bonds, 1929 ..	35,000	0 0
4 per cent Bonds, 1927 ..	18,000	0 0
Balance in Current Account at the Imperial Bank of India, India ..	18,481	4 4
Total ..	13,24,981	4 4

SCHEDULE "B".

Scheme for the administration of the Silver Wedding Fund.

Whereas by a Younger Order made by the Governor-General in Council under the powers conferred by sections 4 and 7 of the Charitable Endowments Act, 1904, and any other powers thereto relating by Notification No. 3152, published in the Gazette of India on the 2nd October 1924, certain securities and cash specified in Schedule "A" thereto were vested in the Treasurer of Charitable Endowments for the territories subject to the Government of Bengal upon the terms as to the application of the same and the income thereon therein set forth, that is to say, that the said securities and cash and the income thereon shall be devoted and applied to the education and sustenance of children and dependants of Indian officers and soldiers (including non-combatants) who rendered military service under the Crown during the Great War or who took part or may hereafter take part in subsequent warlike operations, in accordance with the Scheme therein referred to and settled by the Governor-General under the powers conferred by sections 5 and 7 of the said Act being the present scheme.

Now it is hereby declared that in pursuance and exercise of the powers conferred by the said sections 5 and 7 of the said Act and any other powers law thereto relating, the Governor-General in Council has been pleased to settle the following Scheme for the administration of the said Fund towards the objects and purposes set out in the said Notification No. 3152:—

1. The said Fund shall be called the "Silver Wedding Fund".

2. The income of the said securities and of any securities in which in pursuance of the provisions of the said Act the said cash or the proceeds of sale of any of the said securities (which may in pursuance or accordance with such provisions be sold) shall be invested shall be collected and received by and all securities, with and income thereon and interest referred to as "the Fund" shall be administered and applied in manner hereinafter mentioned by the following persons, viz:—

The Hon'ble Mr. Arthur Cecil McWaters, C.B., J.C.S.,
 James Alexander Hickey, Esq., B.A.,
 Stanley Webb Johnson, Esq.,
 Lieutenant Halder-Nathana Khan, C.B.,
 Khair Dakhil, Esq.,
 Subedar-Major Sumnath Gungar, Bahadur,
 I.C.S.,

or such of them as may for the time being continue to act as Administrators for the purpose of this Scheme or such other persons as may from time to time by virtue or in consequence of any appointment or appointments in pursuance of the powers hereinafter mentioned or otherwise succeed them or any of them to the Administration for the time being of the Fund for the purposes hereof and the said persons or either one of them shall be called the Administrators.

3. The Fund shall be applied and employed as the dependants of the Administrators in and for the benefit of those eligible under the said Younger Order No. 1920, dated the 15th December 1924, in all or any of the following ways: (a) the payment of scholarships of such amounts and to such persons as the Administrators may from time to time (whether on their own initiative or as applications received from Government Officers, Magistrate or Local Committees or Indian Princes or Chiefs) decide

having regard to the special ability of such persons and their suitability in other respects, in the opinion of the Administrator, to receive and hold such scholarships. The Administrator shall be at such intervals respectively as the Administrator shall think sufficient having regard to the circumstances of each particular case to provide fully for the maintenance as well as the education of the recipients and may be granted for education in such institutions as the Administrator may think proper including if and so far as they think proper high schools, art colleges, technical schools and colleges, special military schools and colleges (including schools and colleges for the education of widows of Indian officers and widows) and in the case of scholarships for technical institutions may, if the Administrator think fit, include such amount as they consider sufficient to cover the cost of initial equipment; (b) the payment of money to set up or to the education of the said Fund, after completion of these conditions, e.g., for the purchase of implements or of land for such purposes; (c) the maintenance of widows of Indian officers who are not in receipt of pension or widows whose pension are inadequate.

4. The capital as well as the income of the Fund may at any time be applied and employed in such extent as the Administrator may in their uncontrolled discretion think fit for any of the purposes aforesaid.

5. The Administrator shall never be less than four in number and if at any time any member of the body of Administrators for the time being shall die or resign or become incapable of acting as such the remaining Administrator may appoint any other person to act in the place and the Administrator may at any time so appoint any person to act with them as an additional Administrator and the number of the Administrator may at any time by law more be increased and it shall not be obligatory to move any appointment in place of any Administrator dying, resigning or becoming incapable of acting unless the number of the remaining Administrators shall be less than the minimum number here prescribed. If and so long as the number is at any time reduced below that minimum the remaining Administrator shall not act except for the purpose of appointing a fresh Administrator or Administrators.

6. The Administrator may at any time or times delegate any powers and discretions hereby conferred as then in connection with the application and distribution of the Fund and the income thereof to local Government or such person or persons as they may think fit.

7. For the purpose of all rules, decisions or determinations of the Administrator there shall be a quorum, and it shall not be necessary for them to meet for the purpose of discussing their duties but any resolution, decision or determination recorded in writing and signed by not less than three of them shall have the same force and effect as a resolution passed at a meeting at which a quorum was present.

Applications for admission under head (a) and (b) of paragraph 3 of the Scheme for the administration of the Fund shall be made through the Director of Public Instruction of the Province in which the applicant resides, or through the District Officer in the case of applicants residing in Indian States. Applications for assistance under head (c) shall be addressed to the Indian Soldiers' Board, Simla.

General enquiries may be addressed to the Secretary General of the Fund, Major A. F. Benson Leach, C. S. I., Secretary, Indian Soldiers' Board, Simla (New Delhi in the winter).

Port St. George, January 21, 1939
(G.O. No. 20, Education).

No. 18—IN THE MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1920, AND IN THE MATTER OF THE J. BAHAMANA PRIZE ENDOWMENT FUND AT DELHLY.

It is hereby notified that the Government of Madras, in exercise of the powers conferred by section 4 of the Charitable Endowments Act, 1920, do hereby order and direct that the property and money now in the hands of the Assistant General, Madras, and described in the schedule hereto shall as from the date of publication of this notification vest in the Treasurer of Charitable Endowments for the territories subject to the Government of Madras and be held by him and his successors (subject to the said Charitable Endowments Act, 1920, and to any rules which may, from time to time, be framed thereunder) upon the trusts and for the purposes and subject to the conditions set forth in a scheme under section 5 of the said Charitable Endowments Act, 1920, for the administration of the said J. Bahamana Prize Endowment Fund at Delhly.

The schedule above referred to,

Government	vestiture of the fund	Rs. A. P.
Value of	" " " "	100 0 0
Cost ..	" " " "	" "
Total ..		100 0 0

No. 19—IN THE MATTER OF THE CHARITABLE ENDOWMENTS ACT, 1920, AND IN THE MATTER OF THE J. BAHAMANA PRIZE ENDOWMENT FUND AT DELHLY.

It is hereby notified that the Government of Madras, in exercise of the powers conferred by section 5 of the Charitable Endowments Act, 1920, have notified the scheme set forth in the schedule hereto for the administration of the property and money vested in the Treasurer of Charitable Endowments by Notification No. 18, dated the 21st day of January 1939, and that such scheme shall come into operation on the 1st day of March 1939.

The schedule above referred to,

1. The Inspectors of State Schools, Third Circle, for the time being shall be the administrators of the "J. Bahamana Prize Endowment Fund" and the securities and money which are vested in the Treasurer of Charitable Endowments by Notification No. 18, dated the 21st day of January 1939.

2. From and out of the interest accruing on this endowment shall be provided prizes to be called the J. Bahamana prize. One prize shall be awarded annually to each student of the Government Girls' Schools at Delhly to the student, who, in the opinion of the administrator of the fund, deserves the said prize as student of her general efficiency. The merit, merit or poverty of the student shall not be taken into consideration in awarding the prize and the donor J. Bahamana Prizes shall be awarded before the prize are awarded.

3. The rules and nature of the prizes shall be determined by the administrator of the fund.

4. The amount of the endowment may be re-invested from time to time in Government securities.

5. All interest on the said endowment, that may not be required for the said prizes shall be accumulated and such accumulation shall, from time to time, be invested in the securities of the Government of India and be added to the principal of the endowment.

Port St. George, January 21, 1920

(G.O. No. 191, Education).

No. 25.—In the matter of THE CHRISTIANIA RENOVEMENTS ACT, 1896, AND IN THE MATTER OF THE NINE FUNDABLE SCHOLARSHIP FUND.

For the schools appended to notification No. 211, dated the 20th November 1919, published at page 411-412 of Part I-B of the Port St. George Gazette, dated the 10th December 1919, subscribe the following:—

	Rs.	S.	P.
6% Government securities of the			
Date value of	1,300	0	0
4% Government securities of the			
Date value of	300	0	0
Cash	35	3	8
Total ..	1,635	3	8

A. F. W. DIXON,

Deputy Secretary to Government.

Port St. George, January 18, 1920

(G.O. No. 201, Education).

No. 21.—In exercise of the power conferred by sub-section (1) of section 56 of the Madras Elementary Education Act, 1920 (Madras Act VIII) of 1920, read with section 38 of the Madras General

Clause Act, 1894 (Madras Act I of 1893), the Governor acting with the Ministers is hereby pleased to make the following amendments to the rules published with the notification of the Local Government in Law (Education) Department, No. 45, dated 20th February 1919, as subsequently amended:—

AMENDMENT.

In the said rules, in rule 4 of chapter III of the rules under the heading "Section 42 (2)—Rules For Aid," for the words "at a valuation to be made" the words "at one-half the amount at which they are valued" shall be substituted.

A. D. CROMBIE,

Deputy Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

SCHOLARSHIPS.

The scholarships available in the Agency Schools are distributed among the Government schools comprising the Agency Schools according to the amounts in this Proceedings and the District Educational Officers and Assistant Agents concerned are requested to be good enough to award the scholarships for 1920-21 at a very early date and report the same to this office.

Name of Agency District in which it was founded.	Class in which created.	Number of scholarships.	Rate of scholarships.	By whom to be awarded.	Distribution of scholarships.		
					European.	Temple.	East Indian.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Name of scholarship—Agency people.							
Agency School.	Standards I to V.	Up to each school or 20 in all.	Rs. 2 ..	District Educational Officer.	14	8	8
Name of scholarship—Landed Estate scholarships.							
Particular Agency, Ceylon Division.	Standards I and II.	Up to 10 in standard I, up to 10 in standard II.	As in standard I and Rs. 1 in standard II.	District Educational Officer under the orders of the Assistant Agent or Special Assistant Agent in the case any be.	40 + 20
Religious Division.	Do.	Up to 10 in standard I and 10 in standard II.	Do.	Do.	40 + 20
Name of scholarship—Kandy and Perera.							
Division.	Standards I to V.	Up to 10 in each school or 20 in all.	Standard I, Rs. 1 to Rs. 5, Rs. 2 to Rs. 1, Rs. 3 to Rs. 1, Rs. 3.	District Educational Officer under the orders of the Assistant Agent or Special Assistant Agent in the case any be.	100 (to be awarded in proportion to the population).
Name of scholarship—Temple and Perera.							
Agency School.	Standards I to V.	Up to 10 in each school or 20 in all.	Standard I, Rs. 1 to Rs. 5, Rs. 2 to Rs. 1, Rs. 3 to Rs. 1, Rs. 3.	District Educational Officer under the orders of the Assistant Agent or Special Assistant Agent in the case any be.	..	20	..
Name of scholarship—Kings.							
Temple and Perera.	Standards I to V.	..	Up to 10 in each school or 20 in all.	District Educational Officer under the orders of the Assistant Agent or Special Assistant Agent in the case any be.	..	20	..
Name of scholarship—Kings.							
Temple and Perera.	Standards I to V.	..	Up to 10 in each school or 20 in all.	District Educational Officer under the orders of the Assistant Agent or Special Assistant Agent in the case any be.	..	20	..

- Care, Chief Superintendent and place of residence.
- (22) Marangapet—Headmaster; Government Training School, Marangapet.
 - (23) Madurai—Headmaster; Government Secondary Training School, Madurai.
 - (24) Madurai—Headmaster; Government Mohammedan Training School for Madurai, Madurai.
 - (25) Madurai—Correspondent; The St. John's Training School for Women, Madurai.
 - (26) Madurai—Headmaster; Government Training School for Mohammedan Women, Madurai.
 - (27) Madurai—Correspondent; St. Anne's Training School for Women, Palanganthalam.
 - (28) Madurai—Headmaster; Government Training School, Madurai.
 - (29) Madurai—Correspondent; A.H.M. Training School, Madurai.
 - (30) Madurai—Headmaster; Government Training School, Madurai.
 - (31) Madurai—Correspondent; A.H.M. Training School for Women, Madurai.
 - (32) Madurai—Correspondent; U.C.M. Training School for Madurai, Madurai.
 - (33) Madurai—Headmaster; Government Training School, Madurai.
 - (34) Madurai—Headmaster; Government Training School, Madurai.
 - (35) Madurai—Correspondent; A.H.M. Training School for Women, Madurai.
 - (36) Madurai—Headmaster; Government Training School for Women, Madurai.
 - (37) Madurai—Headmaster; Government Training School for Women, Madurai.
 - (38) Madurai—Correspondent; S.P.G. Training School, Madurai.
 - (39) Madurai—Headmaster; Government Training School, Madurai.
 - (40) Madurai—Headmaster; Government Training School for Mohammedan Women, Madurai.
 - (41) Madurai—Headmaster; Government Secondary Training School, Madurai.
 - (42) Madurai—Headmaster; Government Training School for Women, Madurai.
 - (43) Madurai—Headmaster; Government Training School for Mohammedan Women, Madurai.
 - (44) Madurai—Headmaster; Government Training School, Madurai.
 - (45) Madurai—Headmaster; Government Training School for Women, Madurai.
 - (46) Madurai—Headmaster; London Mission Training School, Madurai.
 - (47) Madurai—Headmaster; Government Higher Elementary Training School, Madurai.
 - (48) Madurai—Headmaster; Government Training School for Women, Madurai.
 - (49) Madurai—Headmaster; Government Training School, Madurai.
 - (50) Madurai—Headmaster; Government Training School, Madurai.
 - (51) Madurai—Headmaster; Government Training School, Madurai.
 - (52) Madurai—Correspondent; British Memorial Training School for Women, Madurai.
 - (53) Madurai—Correspondent; Union Mission Training School, Madurai.
 - (54) Madurai—Headmaster; Government Training School for Women, Madurai.
 - (55) Madurai—Headmaster; Government Training School, Madurai.
 - (56) Madurai—Headmaster; Government Mohammedan Training School, Madurai.
 - (57) Madurai—Headmaster; Government Training School, Old Madurai Street Enclings, Madurai.
 - (58) Madurai—Headmaster; Government Mohammedan Training School, Madurai.
 - (59) Madurai—Superintendent; Training Training School, Madurai.

- Care, Chief Superintendent and place of residence.
- (60) Madurai—Principal; Lady Willington Training College, Madurai.
 - (61) Madurai—Principal; St. Christopher's Training College, Madurai.
 - (62) Madurai—Superintendent; Government Robert Training School for Mohammedan Women, Madurai.
 - (63) Madurai—Headmaster; Secondary Training School, Teachers' College, Madurai (for Secondary Grade only).
 - (64) Madurai—Headmaster; Government Training School, St. Thomas' Mount.
 - (65) Madurai—Headmaster; Government Training School, Madurai.
 - (66) Madurai—Headmaster; Government Training School for Women, Big Government.
 - (67) Madurai—Correspondent; R.O. Training School, Madurai.
 - (68) Madurai—Headmaster; Government Training School, Madurai.
 - (69) Madurai—Headmaster; Government Training School, Madurai.
 - (70) Madurai—Superintendent; Government Training School for Women, Madurai.
 - (71) Madurai—Headmaster; Government Training School for Women, Madurai.
 - (72) Madurai—Headmaster; St. Michael's Training School, Madurai.
 - (73) Madurai—Headmaster; Government Training School, Madurai.
 - (74) Madurai—Correspondent; R.L.M. Training School, Madurai.
 - (75) Madurai—Headmaster; Government Training School, Madurai.
 - (76) Madurai—Headmaster; Government Training School for Women, Madurai.
 - (77) Madurai—Headmaster; Government Training School, Madurai.
 - (78) Madurai—Correspondent; R.O. Training School for Women, Madurai.
 - (79) Madurai—Superintendent; Government Training School for Mohammedan Women, Madurai.
 - (80) Madurai—Correspondent; Holy Cross Fort Girls' Training School, Madurai.
 - (81) Madurai—Correspondent; St. Anne's Training School for Women, Madurai.
 - (82) Madurai—Headmaster; The High School, Madurai.
 - (83) Madurai—Headmaster; Government Training School, Madurai.
 - (84) Madurai—Headmaster; Government Training School for Women, Madurai.
 - (85) Madurai—Correspondent; Queen's Hall Training School for Women, Madurai.
 - (86) Madurai—Headmaster; A.H.M. Training School, Madurai.
 - (87) Madurai—Headmaster; Government Training School, Madurai.
 - (88) Madurai—Headmaster; Government Training School, Madurai.
 - (89) Madurai—Headmaster; Government Training School, Madurai.
 - (90) Madurai—Correspondent; Bishop's Training School, Madurai.
 - (91) Madurai—Principal; Bishop's Training School, Madurai.
 - (92) Madurai—Correspondent; St. John's Training School for Women, Madurai.
 - (93) Madurai—Correspondent; St. John's Training School for Women, Madurai.
 - (94) Madurai—Headmaster; Government Training School, Madurai.
 - (95) Madurai—Correspondent; London Mission Training School for Women, Madurai.

Centre, Civil Engineering and place of construction.

- (104) Ecole—Headmaster; Government Training School, Erode.
- (105) Ecole—Headmaster; Government Training School for Women, Erode.
- (106) Dhanuram—Correspondent; Wesley's Mission Higher Elementary Training School, Dhanuram.
- (107) Colabhatam—Headmaster; Secondary and Training Department, Government College, Colabhatam.
- (108) Chidambaram—Superintendent; Government Secondary and Training School for Women, Chidambaram.
- (109) Palghat—Headmaster; Government Higher Elementary Training School, Palghat.
- (110) Calicut—Headmaster; Government Higher Elementary Training School, Calicut.
- (111) Calicut—Headmaster; Government Training School for Women, Calicut.
- (112) Tellicherry—Principal; Government Women College, Tellicherry.
- (113) Tellicherry—Headmaster; Government Training School for Women, Tellicherry.
- (114) Coimbatore—Headmaster; Government Higher Elementary Training School, Coimbatore.
- (115) Coimbatore—Headmaster; Government Secondary and Training School for Women, Coimbatore.
- (116) Malappuram—Headmaster; Government Higher Elementary Training School, Malappuram.
- (117) Bejjangal—Headmaster; Government Lower Elementary Training School, Bejjangal.
- (118) Mangalore—Headmaster; Government Higher Elementary Training School, Mangalore.
- (119) Mangalore—Superintendent; Government Secondary and Training School for Women, Mangalore.
- (120) Headmaster; Headmistress, St. Ann's Training School for Women, Mangalore.
- (121) Bangalore—Headmaster; Government Training School, Civil and Military Station, Bangalore.
- (122) Bangalore—Correspondent; St. Ephrem's Training School, Bangalore.

Note.—All the students of a school, whether only at home, absent for one month or more at one of the hostels, or although absent at intervals or for longer or shorter periods.

(By order)

R. KRISHNA RAO DEONOLE,
Secretary.

Office of the Commr. for Govt. Examinations,
Madras, 20th January 1930.

UNIVERSITY OF MADRAS.

NOTIFICATION.

Text-books for the various University Examinations prescribed by the Academic Council at its meeting held on the 15th December 1929.

Note.—The following list of text-books were not published in the Gazette, dated 29th September 1929.

MATRICULATION EXAMINATIONS, 1931 AND 1932.

ARABIC, PERSIAN AND URDU.

The same as for 1929.

INTERMEDIATE EXAMINATIONS IN ARABIC AND SOURCE, 1932.

ENGLISH.

Part I.

- Shakespeare: Twelfth Night.
- Poetry: Selections from Chaucer's—Book of English Poetry—
- Milton: Paradise Lost.
- Rymer: Essay.
- Wordsworth: Sonnet—Daffodils.
- Coleridge: Rime of the Ancient Mariner.
- Keats: Ode on a Grecian Urn.

French.

(Detailed Study).

- French: Romances and Epistles (Helen)—the following selections:—Richard Coeur de Lion, Joseph Addison, Oliver Goldsmith, Charles Lamb's *Charles's Boyhood*, William Hazlitt, H.L. Stevenson, Mary Colville, Helene Zelen.
- Maupassant's *Romance* as Johnson and Goldsmith (*Encyclopædia Britannica* Essays) and the *Maupassant of France* and *The Songs of Lorraine* (published in *Narratives from Maupassant*, edited by Johnson, Macmillan & Co.).

Free-Selected Study.

1. *Stories of Chaucer*, Part II (Blackie & Sons).
2. *Discours* "David Copperfield" (abridged edition, Herbert Strang's Library, Oxford University Press).
3. *The Book of the Long Year* (abridged edition) (Horn, Langman, Green and Co.).

ARABIC, PERSIAN AND URDU.

Arabic.

Part II and III.

- Arabic: Adab, Volume I.
- Qasid "al-Bihar" Arabic: grammar portion only.

Persian.

Part II.

- Arabic: Qasid. Edited by Jafar—Persian, *Maqalat-e-Nazari*. Edited by Sali—Poetry, *Jamali—Qasid* by Anad.

Part III.

- Arabic: *Qasid*—Chapters I and II. Edited by Jafar.
- Arabic: *Qasid*—Chapters I and II. Edited by Jafar.
- Arabic: *Qasid*—Chapters I and II. Edited by Jafar.

Urdu.

Part II.

- Arabic: *Qasid*—Chapters I and II. Edited by Jafar.
- Arabic: *Qasid*—Chapters I and II. Edited by Jafar.
- Arabic: *Qasid*—Chapters I and II. Edited by Jafar.

The following book is recommended for grammar:

Arabic: Urdu.

Part III.

- Arabic: *Qasid*—Chapters I and II. Edited by Jafar.
- Arabic: *Qasid*—Chapters I and II. Edited by Jafar.
- Arabic: *Qasid*—Chapters I and II. Edited by Jafar.

The following book is recommended for grammar:

Arabic: Urdu, by Jafar.

MALAYALAM.

Part II.

For the 3rd paper of three hours duration.—The following books are prescribed for an extended study for the study.

1. Postgraduate by D. Padmanabhaiah, B.A.,
Lecturer, Union Christian College, Alwaye.
2. Manjirathala by Q. J. Gopala Pillai, Maha-
raja's College of Arts, Travancore.

For the 4th paper of two hours duration—

Poetry.—(Detailed).—

1. Bhakti—Nambharapuram,
Sankshatbhaktiyanam and Chhandasbhak-
tiyanam—by Kumbharapuram—Any Press.
2. Chirapathal by P. Krishnan Nair to be had
of Sippakudi Manu, Adakk House,
Chittoor, Cochin State.
3. Kanyasulkam by Kuttiparamb Kanyas
Nair, Maharaja's College, Ernakulam.
4. Nagesanand Kippattin—Edited by K. Pan-
saram Pillai, M.A., Maharaja's College
of Arts, Travancore.
5. Sankshatbhaktiyanam—
(A) Padmak River, Kottayam Publishing
House, Ponnani, Malabar.
(B) Sankshatbhaktiyanam.
(C) Adakk Nair's House.
(D) Sankshatbhaktiyanam.
(E) Ponnani Vaidyan.

Drama.—(Detailed).—

Pratyaksham—by Kuttiparamb Kanyas
Nair—Madras, N. Madras.

Prose.—(Detailed).—

1. Pratyaksham—by Chittam Acharya
Mann, B.A., University Reader in Malay-
alam—Litho Madras, Kottayam.
2. Pratyaksham—by Kuttiparamb Kanyas
Nair, M.A.,—Madrasdayan Press, Trivandrum.

Part III-B.

The same as for 1931.

B.A. DEGREE EXAMINATION, 1932.

(New Regulations.)

PSYCHOLOGY.

Woodworth's Psychology (Revised Edition).

ARABIC, PERSIAN AND URDU.

ARABIC.

Part II.

Kutub al-Mabnuh Wal-Ashad.
Dictionnaire—(A) to (Z) and of "Dal".
Qawa'id al-Lughah—Arabia Literature in the
first two centuries of Islam.

PERSIAN.

Part II.

Sarva pa i Dastak—Three portions only.
Mushaf-i-Nasim—Poetry.

Mushaf-i-Nasim.

History of Persian Literature—Persian Litera-
ture under Safavi Dynasty.

URDU.

Part II.

Nasim-i-Sham—Volume II—Part II—(Histori-
cal and Geographical).
Kutub-i-Nasim—Part III.
Jahid-i-Khawassat Shab.
Ain-i-Ulugh.

History of Literature.

From Sa'ad to Ghazal—both inclusive.

ARABIC.

Part III—Group (c).

Qur'an—Adab al-Lughah li'l-'Arabiyah by J.
Saidy—First 100 pages.

Adab al-Lughah by Rida.

Adab al-Lughah by Rida—Adab al-Lughah—Book 20.
Ghazal.

Al-Quran—Sura—Maqam and Tala.

The following books are recommended for study—

Adab al-Lughah by Rida.

Adab al-Lughah by Rida.

Literary History of the Arabs by Nicholson.

PERSIAN.

Part III—Group (c).

The same as for 1931.

URDU.

Part III—Group (c).

Maqam-i-Sham—Part VI, (A).
Maqam-i-Sham—Maqam-i-Sham.

Maqam-i-Sham—Maqam-i-Sham.

Maqam-i-Sham—Maqam-i-Sham.

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Maqam-i-Sham—Maqam-i-Sham.

Poem.

1. Kanyasulkam—by K. Parameeswarar Pillai, M.A., Madhav Veda, Tiruvallur.
2. Bhakti-satyam—By A. pan. Thangarasa, Appanthi Palani, Tiruch.

Drains.

Drainage—by Venkatar Rana Minon, to be held of Venkatar Narayana Minon, Pandit, Victoria College, Palghat.

Old Poetry.

1. Rama Charitam—1 to 4 Patalams. University Selections for S.A., Part I.
1. Kanyasulkam—Bala Kanyasulkam 1 to 20 Shlokas—edited by K. Parameeswarar Pillai, M.A., Madhav Veda, Tiruvallur.
2. Kanyasulkam—From the beginning, up to Venkatasayana—Mangaladaya. Free, Tiruch.
- Kiritham—Panchadham by Malartha Malartha-chandam. Published by P. V. Krishna Vaidar, Kottakkal, South Malabar.

B.A. DEGREE EXAMINATION, 1932.

(Old Regulations.)

Shakespeare: Much Ado About Nothing.
King Lear.

Modern Poetry.

Milton's Paradise Lost, Book II, and the following Selections in Pictorial Poetry III (Notes).—

- Poem: Haze of the Lake;
Wardsworth: Tintern Abbey;
Keats: Adam's;
Eccleston: Adam's Dal Rado.

17th and 18th Century Poem.

Johnson: Poem Selections in Johnson; Poem and Poetry, (Oxford University Press).
Boswell: Selections; edited by A. M. D. Hughes, (Oxford University Press).

18th Century Poem.

Newman's Literary Selections (Longman, Green & Co.).
Arnold: Selections; edited by H. W. Rawlinson, (Macmillan & Co.).
Pater: Selections; edited by H. W. Rawlinson, (Macmillan & Co.).
You-detailed Study—
Swift: Wicks of Lemniscos.
George Eliot: Novels.
Meredith: Emma Harrington.

B.A. (HONOURS) PRELIMINARY EXAMINATION, 1932.

18th Century Poem.

Newman's Literary Selections (Longman, Green & Co.).
Pater: Selections; edited by H. W. Rawlinson, (Macmillan & Co.).
You-detailed Study—
Swift: Wicks of Lemniscos.
George Eliot: Novels.
Meredith: Emma Harrington.

B.A. (HONOURS) AND M.A. DEGREE EXAMINATION, 1933.

ENGLISH LANGUAGE AND LITERATURE.

The same as for 1932.

ARABIC LANGUAGE AND LITERATURE, 1932.

The same as for 1931.

M.A. DEGREE EXAMINATION, 1933.

KANARASE.

The same as for 1932.

MAHATSAH.

The same as for 1932.

ARABIC, PERSIAN AND URDU, 1932.

The same as for 1932.

ORIENTAL TITLE EXAMINATION, 1933.

MAHATSAH.

VOLUME 7 (A) AND (B).

Preliminary.

Poetry.

1. Kanyasulkam—Aranyakandam—University Selections for S.A., Vol. I, Part II.
2. Rama Charitam—Mala. Kanyasulkam—by Venkatasayana—Any Poem.
3. Kanyasulkam—Mala. Kanyasulkam—Any Poem.
4. Kanyasulkam—Mala. Kanyasulkam—Any Poem.
5. Kanyasulkam—Mala. Kanyasulkam—Any Poem.
6. Kanyasulkam—Mala. Kanyasulkam—Any Poem.

Drains.

Drainage—by C. Chaitanyam Nair, Pandit, Mangalore, South Malabar.

Poem.

Drainage—by N. Kanyasulkam, Pandit, Mangalore, South Malabar.

Final.

The same as for 1932 (with the addition of "Malayala Bhakti-satyam" by Arun Kanyasulkam—University Lectures—University of Madras).

VOLUME 7 (A).

Preliminary.

Drains.

Drainage—by A. Kanyasulkam, Pandit, Mangalore, South Malabar.

Poetry.

1. Kanyasulkam—Kanyasulkam—Any Poem.
2. Kanyasulkam—Kanyasulkam—Any Poem.
3. Kanyasulkam—Kanyasulkam—Any Poem.
4. Kanyasulkam—Kanyasulkam—Any Poem.
5. Kanyasulkam—Kanyasulkam—Any Poem.

Poem.

1. Kanyasulkam—by T. Kanyasulkam, Pandit, Mangalore, South Malabar.
2. Kanyasulkam—by T. Kanyasulkam, Pandit, Mangalore, South Malabar.
3. Kanyasulkam—by T. Kanyasulkam, Pandit, Mangalore, South Malabar.

Final.

Poetry.

1. Kanyasulkam—1 to 5 Patalams—B.V. Book Depot, Tiruvallur.
2. Kanyasulkam—Kanyasulkam—Any Poem.
3. Kanyasulkam—Kanyasulkam—Any Poem.
4. Kanyasulkam—Kanyasulkam—Any Poem.
5. Kanyasulkam—Kanyasulkam—Any Poem.
6. Kanyasulkam—Kanyasulkam—Any Poem.
7. Kanyasulkam—Kanyasulkam—Any Poem.
8. Kanyasulkam—Kanyasulkam—Any Poem.

Candidates of the above Groups who appear for the Theory Examination in Amritsar and Madras should take the Practical Examination in the Civil District College, Amritsar, and those appearing for the Theory Examination at Coimbatore, Guntur, Madras, Bangalore and Visakhapatnam should take the Practical Examination in the Madras College, Visakhapatnam.

University Office, Madras,
28 January 1930.

NOTIFICATIONS.

Applications are invited for the sole agency in the University area, comprising the districts of Guntur, Visakhapatnam, East Godavari, West Godavari, Eluru, Guntur and Nellore for the sale of Secondary School-Leaving Certificate text books of 1931. Applications giving the terms desired should reach the Registrar on or before 15th February 1930.

The Registrar will, on request, send further particulars.

University Office, Madras,
28 January 1930.

EDUCATION TO THE OFFICE.

It is hereby notified, under section 6 of Chapter XXVIII of the Andhra University Code, that in the vacancies caused by office of time of the resignation of the Service returned by the Localities.

(1) Mr. Madhuprasada Bhargava Das, Eluru, West Godavari district; and

(2) Sri Raja Kandaswami Srinivasu Jagannatha Rao Bahadur, Komandur of Gunturam, Eluru, Rayachoti, East Godavari district.

It is hereby notified that the members of the Service under section 12, clause III (a) of the Act by which the Localities of the University area are included in the Electoral Roll for the Legislative Council of the Madras Legislative Council.

The above members will hold office for a term of three years from this date, subject to the general provisions contained in section 12 of the Act.

(By order)

C. R. S. GERTY,
Registrar.

University Office, Madras,
28 January 1930.

MADRAS SERVICES COMMISSION, APPOINTMENT OF SERGEANTS, THIRD GRADE, IN THE MADRAS CITY POLICE.

Applications are invited for appointment of sergeants, third grade, in the Madras City Police, from the British section (of pure European extraction) who were recruited by the Army in the British India. Preference will be given to men with previous military service who have earned in the cavalry or artillery or are able to give a motor cycle or a motorcycle or have a knowledge of mechanical transport.

2. The pay on appointment is Rs. 150 per annum as third-grade sergeant with prospects of progressive promotion to second-grade sergeant on Rs. 175 per annum, first-grade sergeant on Rs. 200 per annum and Sergeant-Major on Rs. 250 per annum. Free uniforms and free quarters will be supplied.

The applicant must carry a passport and the period of service, if any, passed in the army in India after the age of 20, is reckoned towards pension with the service in the Police, provided the gratuity, if any, received from the Military service, is refunded on joining the Police.

3. The selected candidate will be on probation for one year. If his work and conduct have not been entirely satisfactory during the period of probation, he is liable to be discharged.

Before confirmation, he is required to pass a colloquial examination in Tamil, English, elementary law and procedure and traffic regulations and if he fails to do so, his appointment is liable to be terminated at the discretion of the Commissioner of Police.

4. The duties of sergeants are partly mounted and partly domestic.

He is held personally responsible for the care of his horse, artillery and stable equipment. A sergeant must therefore be able to ride and look after a horse, artillery, etc.

5. An applicant must satisfy the following conditions:—

(a) He must have obtained at least a second-class certificate of education;

(b) his character in the military should have been attested at least as 'good';

(c) he must be of sound health, good physique and robust habits, and free from any violent military law for Government Police Service;

(d) his age as shown from the documents produced under paragraph 5 (a) below must not be under 21 or over 40 years of age as on the 1st March 1930, i.e., he must have been born on or after the 1st April 1909 and not later than the 31st March 1909;

(e) he must not be less than 5 feet 7 inches in height, 34 inches round the chest or full expansion, and his chest expansion must be not less than two inches.

6. Forms of application and of medical certificate can be obtained from the Secretary, Madras Services Commission, Fort St. George, Madras. A request for forms should be accompanied by a stamped envelope addressed to the person requiring them; requests not accompanied by stamped envelopes will not be accepted with.

7. Every application must be filled up by the candidate himself in his own handwriting; it must not be typewritten.

8. Every application must be accompanied by the following documents:—

(a) Evidence of date of birth, viz., a duly certified birth certificate issued by a public authority;

(b) His certificate of education;

(c) his certificate of discharge from the army;

(d) at least two other certificates of character and conduct in England;

(e) a medical certificate in the prescribed form.

9. Every application (with all the documents already fastened to it) should be sent by registered post down to the Secretary superintending and addressed as follows:—

"Applications for appointment as Sergeant, Third Grade, Madras City Police, Madras."

To the Secretary, Madras Services Commission, Fort St. George, Madras."

10. Applicants must reach the Secretary on or before 28th February 1930. Applications received after that date and applications in respect of which certificates in proper form and in original have not been received on or before that date will not be considered.

11. Any applicant will be disqualified who attempts to secure or is in any way influenced to secure by any member of the Commission personally or by letter either by himself or through the agency of any relative, friend, partner, off-od or other person.

12. All communications intended for the Commission must be made in writing and addressed to the Secretary. Any candidate applying to or attempting to speak to the Secretary or any member of the staff of the Madras Services Commission either personally or through any other person with reference to his application will be disqualified.

13. Applicants must be prepared to appear in Madras before the Commission at their own expense on a date which will be communicated to them.

S.S.C. number.	Name of pupil.
BOARD HIGH SCHOOL, KOTHAPETRA (H).	
43699a	Linganna Malayala.
44036c	Mohammed Abdul Sahim.
44270c	Suryanarayana Battreddi.
44770c	Mohammed Kala Reddy.

BOARD HIGH SCHOOL, RAJASIKOTA (S).	
44670c	Srinivasulu Bhalava Rao.
44738a	Gottanayala Damanti.
47725a	Akula Srijanayana Rao.
47773a	Kempana Subhadri Rao.
50662a	Mylavantha Srinayana.

S.S. HIGH SCHOOL, TUNI (H).	
43440c	R. P. V. Narasimha Rao.
43730a	Challipatla Venkata Rao.
43862a	Javalagadda Srinayanaiah.
44490a	Madugula Mangayya Rao.
44573a	Appala Srinayana.
43889a	Kallapudi Venkatarao Bhagavada.
44522a	Talaveti Venkata Jagannadham.
44577a	Arjunudu Srinayana.
44740a	Pavaneswari Perthannaiah.
45073a	Yadavala Ramayyasastry.
46150a	Kakalapudi Venkadam.
45873a	Gundeti Srinayana.
45940a	Vadavala Lakshminarayanaiah.
45994a	Kodavayala Gayala Rao.
45999a	Perthannam Tirupura Banda Rao.
46173a	Tadavala Velupala.
46200a	Gottanayala Venkata Srinayana Rao.
43320c	Naghammudi Venkateswaraiah.

GOVERNMENT MODEL SECONDARY SCHOOL, RAJAHMUNDRY (H).	
43620a	Darla's Kandaswamy.
43630a	Radhika Sundara Rao.
44214a	Srinayanaiah Bhagavada.
43864a	Kannanava Rao Gungipoti.
43973a	Venkata Sundararama Chinnigayana.
43990a	Pannamala Haranayana Rao.
43999a	Seda Venayya.
44035a	Kotlagadda Adappaiah.
44037a	Lakshminarayanaiah Gopada.
44248a	Srinayanaiah Venkata Reddy.
44320a	Srinayanaiah Venkata Ramaswami.
44470a	Sadala Rao Arayya.
44590a	Venkata Devappaiah.
44597a	Venkata Srinayanaiah Raja Dama.
44620a	Sundararama Rami Manikayala Rao Kantari.
44640a	Rameswara Rao Karamati.
44648a	Jagannathaswami Kannaiah.
44658a	Venkata Rao Srinayanaiah.
44664a	Dangaya Veerai.
44668a	Rajappa Kala.
44670a	Srinayanaiah Tirupura.
44678a	Appalaiah Venayya.
44682a	Venkataramaiah Kodanayanaiah.
44700a	Rameswaraiah Alapati.
44710a	Appalaiah Venkata Chakkaiah.
44720a	Chakrayya Gungipoti.
44730a	Chinnigayana Bhattacharya.
44734a	Srinayanaiah Chinnigayana.
44738a	Venkataramaiah Kandaswami.
44740a	Kannanayana Kandaswami.
44751a	Ana-J. Rao Gungipoti.
44760a	Kannanayana Chinnigayana.
44770a	Kannanayana Chinnigayana.
44773a	Kannanayana Chinnigayana.
44777a	Kannanayana Chinnigayana.
44780a	Kannanayana Chinnigayana.
44783a	Kannanayana Chinnigayana.
44787a	Kannanayana Chinnigayana.
44790a	Kannanayana Chinnigayana.
44793a	Kannanayana Chinnigayana.
44797a	Kannanayana Chinnigayana.
44800a	Kannanayana Chinnigayana.
44803a	Kannanayana Chinnigayana.
44807a	Kannanayana Chinnigayana.
44810a	Kannanayana Chinnigayana.
44813a	Kannanayana Chinnigayana.
44817a	Kannanayana Chinnigayana.
44820a	Kannanayana Chinnigayana.
44823a	Kannanayana Chinnigayana.
44827a	Kannanayana Chinnigayana.
44830a	Kannanayana Chinnigayana.
44833a	Kannanayana Chinnigayana.
44837a	Kannanayana Chinnigayana.
44840a	Kannanayana Chinnigayana.
44843a	Kannanayana Chinnigayana.
44847a	Kannanayana Chinnigayana.
44850a	Kannanayana Chinnigayana.
44853a	Kannanayana Chinnigayana.
44857a	Kannanayana Chinnigayana.
44860a	Kannanayana Chinnigayana.
44863a	Kannanayana Chinnigayana.
44867a	Kannanayana Chinnigayana.
44870a	Kannanayana Chinnigayana.
44873a	Kannanayana Chinnigayana.
44877a	Kannanayana Chinnigayana.
44880a	Kannanayana Chinnigayana.
44883a	Kannanayana Chinnigayana.
44887a	Kannanayana Chinnigayana.
44890a	Kannanayana Chinnigayana.
44893a	Kannanayana Chinnigayana.
44897a	Kannanayana Chinnigayana.
44900a	Kannanayana Chinnigayana.
44903a	Kannanayana Chinnigayana.
44907a	Kannanayana Chinnigayana.
44910a	Kannanayana Chinnigayana.
44913a	Kannanayana Chinnigayana.
44917a	Kannanayana Chinnigayana.
44920a	Kannanayana Chinnigayana.
44923a	Kannanayana Chinnigayana.
44927a	Kannanayana Chinnigayana.
44930a	Kannanayana Chinnigayana.
44933a	Kannanayana Chinnigayana.
44937a	Kannanayana Chinnigayana.
44940a	Kannanayana Chinnigayana.
44943a	Kannanayana Chinnigayana.
44947a	Kannanayana Chinnigayana.
44950a	Kannanayana Chinnigayana.
44953a	Kannanayana Chinnigayana.
44957a	Kannanayana Chinnigayana.
44960a	Kannanayana Chinnigayana.
44963a	Kannanayana Chinnigayana.
44967a	Kannanayana Chinnigayana.
44970a	Kannanayana Chinnigayana.
44973a	Kannanayana Chinnigayana.
44977a	Kannanayana Chinnigayana.
44980a	Kannanayana Chinnigayana.
44983a	Kannanayana Chinnigayana.
44987a	Kannanayana Chinnigayana.
44990a	Kannanayana Chinnigayana.
44993a	Kannanayana Chinnigayana.
44997a	Kannanayana Chinnigayana.
45000a	Kannanayana Chinnigayana.

S.S.C. number.	Name of pupil.
GOVERNMENT MODEL SECONDARY SCHOOL, RAJAHMUNDRY (H).	
43600a	Srinayanaiah Konda Rao.
43620a	Vallabha Haranayanaiah Venkata Rao.
43640a	Tirupura Srinayanaiah.
R. G. HIGH SCHOOL, PITHAMPETRA (H).	
44600a	Damma Srinayanaiah.
44620a	Srinayanaiah Venkatarao.
44640a	Vaidya Venkata Rao.
44660a	Potla Venkata.
44680a	Damma Srinayanaiah.
44700a	Sadala Kandaswami Rao.
44720a	Chinnigayana Bhattacharya.
44740a	Mandi Rao.
44760a	Vadugala Srinayanaiah.
44780a	Mohamed Husein.
44800a	Nikka Srinayanaiah.
44820a	Kallapudi Venkata Rao.
44840a	Sadala Venkatarao.
44860a	Lal Maheswari.
44880a	P. Venkata Rao.

43600a	Dattatreya Nityanarayana,
43620a	Rayaranga Venkateswaram,
43640a	Vaidya Venkata Rao.
43660a	Pyala Venkata.
43680a	Kallam Rajya sanyasa.
43700a	Radhakrishna Rao.
43720a	Chinnigayana,
43740a	Mandi Rao.
43760a	Vandana Lakshmi.
43780a	Mohamed Meertha.
43800a	Nikka Dorayya.
43820a	Krishnaiah Venkata Rao.
43840a	Sarda Venkateswara.
43860a	Lal Maheswaram.
43880a	P. Venkata Ramana.
BOARD HIGH SCHOOL, RAJAHMUNDRY (H).	
43900a	Venkata Sada Rao.
43920a	Kannanayana Chinnigayana.
43940a	Chinnigayana Bhattacharya.
43960a	Kallapudi Venkata Rao.

0. DAMODARAM MUDALIYAR,	
<i>District Education Officer, East Godavari,</i>	
2nd January 1930.	

The Secondary School-Leaving Certificate of the undersigned people have been received from the schools in which they were left examined for over two years. Each of the certificates is so dated within one month from the date of the notification will be sent in the paper enclosed through the Secretary, Secondary School-Leaving Certificate Board, Madras, provided the candidate submit along with their application for certificate an identification certificate (with their left hand finger prints) from a respectable person or the Headmaster of the school in which they left their certificate. The application should state their father's name in the application. Other certificates will be destroyed in accordance with the Proclamation C. No. 209-34/D, dated 7th November 1925 of the Director of Public Instruction, Madras.

S.S.C. number.	Name of pupil.
MUNICIPAL HIGH SCHOOL, AMANTAPUR.	
43600a	M. Venkatarao.
43620a	E. S. Srinayana Rao.
43640a	T. N. Venkatarao.
43660a	V. Venkatarao Madhavaiah.
43680a	M. Parvathamma.
43700a	R. K. Nagara Rao.
43720a	R. Venkata.
43740a	R. R. Lingappaiah.
43760a	G. Rama Sastri.
43780a	R. Krishna Rao.
43800a	J. Srinayana Chinnigayana.
43820a	K. Venkata Reddy.
43840a	J. Ramaswami.
43860a	S. Kandaswami.
43880a	R. Ramaswami Pillai.
43900a	R. Madhava Rao.
43920a	Abdul Majid.
43940a	K. R. Rama Reddy.
43960a	K. R. Venkatarao Rao.

S.L.C.
results.

Name of pupil.

MUNICIPAL HIGH SCHOOL, HINDUPUR.

88181a	Jayappa Rama Rao.
87752a	S. Anjanayulu.
48833a	D. Suryawongamiah.
88c	J. Krishna Rao.
17002a	K. N. Nagesh.
17111a	M. Narayanasappa.
17117a	T. Venkata Rao.
17171a	K. K. Subba Rao.
17125a	L. B. Devakrishnaiah.
88748a	M. Lakshminah.

LONDON MISSIONS HIGH SCHOOL, GOSTY.

17071a	Gandhi Sundak.
17073a	Rudradeva Venkateswaraiah.
70421a	D. Madhava Reddy.
88731a	T. Joseph.
6482a	H. Sankarappa Rao.

MUNICIPAL HIGH SCHOOL, TADATATI.

17407a	Peara Raghavacharya Rao.
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BOARD HIGH SCHOOL, URVAVAROORA.

17157a	Gopala Lingappa.
17142a	Madhava Venkateswaraiah.

BOARD HIGH SCHOOL, PESTIKONDA.

8874a	J. Sankarappa.
88720a	P. Nagappa.
88722a	P. Papa Lingappa.
48726a	C. Javalika Narayana Sastri.
88723a	K. S. Krishna Nairathi.
48724a	Shanku Abdul Kader.
48744a	K. Subbarayya Appa Cholanathan.
48635a	Srida Anandam Naya.
88999a	D. Ramakrishna Reddy.
88928a	D. Thirumala Rao.
54833a	E. S. Raghavacharya.
17133a	P. Narayana Reddy.
17170a	S. S. Mahesh Babu.
17174a	K. Venkateswaraiah Chetty.
48775a	C. Anandachandrasekharaiah.

Mr. ARDUB SALAM,
District Educational Officer.

Anandapur, 18th January 1930.

The Secondary School Leaving Certificate of the undersigned pupils have been received from the following High Schools wherein they were last employed for over two years. Such of the "Completed" certificates as are claimed within a month from the date of this notification, will be sent to the pupils concerned provided the documents submitted along with their applications a certificate of identification from some responsible person or from the Headmaster of the school in which they last studied. The certificates (not completed) will also be sent to the candidates on production of certificate of identity. The above certificates not so claimed will be destroyed in accordance with the instructions of the Director of Public Instruction and nothing therefore will be retained thereafter.

Serial
number.

Name of pupil.

MUNICIPAL HIGH SCHOOL, WALATAPUT.

87311a	K. Balakrishna.
87363a	C. Venkateswara.
87971a	S. Sankarappa.
87993a	K. G. Sankarappa.
84510a	C. Srinivasa Reddy.

S.L.C.
results.

Name of pupil.

BOARD HIGH SCHOOL, ARNI.

88186a	B. Narayanaswami.
81606a	N. P. Venkateswara.
81663a	T. R. Sankarappa.
48528a	A. B. Narayana Sastri.
48874a	A. R. Krishnaswami.
48877a	V. R. Ramaswami.
48880a	B. K. Sankarappa.
48882a	P. N. Mahesh Rao.

BOARD HIGH SCHOOL, VANDHAWASH.

17023a	S. Natesan.
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C.S.M. HIGH SCHOOL, ANKORAM.

83901a	K. Panchaksharam.
8281a	Maheshwari Alwar.
83902a	H. R. Mahalingam.
8318a	O. N. Venkateswara.
83112a	Sankarappa Venkateswara.
83217a	T. Adinarayana.
83226a	C. Subrahmanyam.
83750a	T. Sankar.
83237a	D. Jeyarathnam Williams.
81943a	P. Venkateswara.
77792a	H. Narayana Sastri.
87704a	O. R. Krishnaswami.
87701a	G. Parvathaswami.
82127a	G. Madhavaiah.
87180a	A. M. Sankarappa.

MURHARL TILAK HIGH SCHOOL, AMRUT.

2121a	A. Abdul Samad Sahib.
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A. RAMA RAO,

District Educational Officer, North Arcot.

(Temp) Sholinghur, 26th January 1930.

The Secondary School Leaving Certificate of the undersigned pupils have been last employed for over two years in the schools mentioned below. Such of the certificates as are claimed within a month from the date of this notification will be sent to the pupils concerned through the Secretary, S.L.C. Board, Madras, provided the documents submitted along with their applications for their certificate, a certificate of identity from the Headmaster of the school in which they last studied. Certificates that are not claimed within the period mentioned above will be destroyed as per instructions of the Proceedings C. No. 2079 dated, 26th November 1929.

S.L.C.
results.

Name of pupil.

V.R. COLLEGE SCHOOL, NELLUR.

84798a	Vijayaraj Venkata Subba Rao.
84800a	Ganga Narayanaswami Rao.
85440a	Sankar Venkata Subrahmanyam.
84870a	Dattatraya Venkata Krishnaiah.
84732a	Paramaswami Venkata Subrahmanyam.
48733a	Rajagopal Venkateswaraiah.
48774a	V. Adinarayana Rao.
84814a	Mohamed Ghous Mahomed.
88809a	Dattatraya Krishnaiah.
84742a	S. Venkateswaraiah.
85402a	Mahesh Venkata Subrahmanyam.
13961a	Rudradeva Venkateswaraiah Reddy.
41842a	Peruvethurathal Raja Nares Reddy.
83571a	Venkatarama Sankarappa.
84804a	Gandharaj Venkata Subrahmanyam.
85403a	K. S. Sankarappa.
85408a	Jothi Venkateswaraiah Reddy.
85409a	Rajagopal Krishnaiah.
85405a	Paraswami Narayana Reddy.
85406a	Kondapurthi Anandiah Reddy.

S.S.L.C. Candidates	Name of pupil.
V.K. COLLEGE SCHOOL, KELLERE—cont.	
96180a	Chittaran Basudharanai Reddy,
96177a	Tanayana Ramasatha Rao.
96179a	N. Lakshmyya.
96124a	C. B. Srinivas Rao.

R.V. HIGH SCHOOL, THIRUETTARAI.	
96181a	Ray Ray Choudhary
96182a	Pak Naderam Reddy.

G.M. HIGH SCHOOL, KELLERE.	
96187a	R. Panamanna Reddy.
96188a	Chinnayya Joka.
96189a	C. Seshayya.
Nellere, 23rd January 1939.	

GOVERNMENT TRAINING SCHOOLS IN THE NELLORE DISTRICT.

Applications are invited from candidates for admission in July 1939 into the Government Training Schools in the Nellore district.

2. Subject to the condition that sufficient allotment is placed at his disposal, the District Educational Officer will select stipendaries as noted below:—

Name of institution.	Number of stipendary students.		
	Firstary	Secondary Higher	Secondary Lower.
Government Training School, Nellore.	40	40	40
Government Training School, Kalligiri.	..	35	35

In addition to the above stipendaries, candidates, whose stipends are paid by local bodies or who are prepared to study as free students, will be admitted for training at the discretion of the District Educational Officer.

3. Candidates holding a B.A. in Board or Municipal schools will not be given provisional stipends. In the case of such candidates, the applications should be countersigned by the President or Chairman concerned, who would also state whether the stipend will be paid from local or Municipal funds.

4. Candidates holding certificates of having passed the Matriculation or the Upper Secondary or the Intermediate in Arts Examination or those holding Secondary School Leaving Certificate as are accepted by the concerned will be admitted into the secondary grade.

Candidates who hold certificate of having passed the third form of a secondary school or who hold elementary school-leaving certificate at having passed the eighth standard of a recognized elementary school issued by a Deputy Inspector of Schools, or who hold Secondary School Leaving Certificate with low marks will be admitted into the elementary higher grade.

5. Candidates holding transfer certificate of eighth standard issued by the headmaster of a higher elementary school will not be admitted to higher elementary training.

Candidates possessing either national school certificates, or certificates of having passed the fifth class in a secondary school or fifth standard in a recognized elementary school will be admitted to the elementary lower grade. Candidates not possessing such certificates may also be admitted on the strength of a certificate granted by an officer not below the rank of a deputy inspector of schools.

6. Applicants for elementary grade should attach copies of their certificate. Secondary school-leaving certificate holders should furnish the details of marks obtained in the annual valuations in the Public Examination along with the Preliminary arrange for each subject.

Applicants for elementary grade should submit the certificate in original.

7. The period of training is two years, except in the case of candidates who have passed the Intermediate or late P.A. Examination or have failed in these examinations; in their case the period of training is one year. In the case of those failed candidates, the examination number and the year and date of the First A.I. Group Examinations in which the failure was notified, should be clearly noted in the application.

8. The certificate of provisional appointment should always be signed by the recognized manager or superintendent of the school and not by somebody else on their behalf.

9. Teachers in secondary schools should submit their applications through the managers concerned. Teachers in elementary schools and applicants not in the teaching profession should submit their applications through the Deputy Inspectors of schools of the ranges. The Deputy Inspectors should send these applications along with a consolidated list of applications recommended for admission or rejection (with reasons). The names of candidates recommended should be arranged in order of preference. The full postal address should be given in each application. The applications should reach this office by the 1st May 1939.

10. There are hostel attached to the two Training schools which provide board and accommodation for all applicants. All non-resident students of the schools shall receive stipends of the hostel unless exempted by the Warden.

11. Forms of application can be had from this office or from the Deputy Inspector of Schools on application.

F. RAJHAYA ACHARYA,
District Educational Officer.

Nellore, 15th January 1939.

NOTIFICATIONS.

The District Educational Officer, South Kanara, hereby notifies for the information of the Deputy Inspectors of schools and Managers of schools that candidates for the Higher and Lower Elementary Examinations will be admitted for training in July 1939 in the Government Higher Elementary Training School, Mangalore.

1. Teachers who have passed the Annual Examination of at least the VII Form of a recognized secondary school and hold proper transfer certificates or who hold Elementary School Leaving Certificate of the VIII Standard issued by Deputy Inspectors and marked 'Good' or 'Fair' are eligible for admission to the Higher Elementary Training Class Group who have passed the late Primary Examinations or a corresponding Public School Examination are eligible for admission to the Lower Elementary Training Class.

2. The period of training will be two years for all except those exempted in accordance with Director's Proclamation (No. No. 1923/27, dated 26th September 1927).

3. The District Educational Officer will hold an examination for the selection of candidates, the date and scope of the examination to be notified later on.

4. In addition to Provisional stipendaries, candidates whose stipends are paid by local or municipal bodies will be admitted for training as also private candidates as free students, subject to accommodation, etc., being available in the Training School.

4. Applications in the prescribed form should be accompanied by certificate of general education and student is original. *Certificates of physical fitness* should be produced after admission to the Training School.

5. Printed forms of application can be obtained from the Deputy Inspectors of Schools.

6. The statement regarding employment should be signed by the Manager of a recognized school; statement in regard to character, etc., should be signed by an Inspecting Officer of the department.

7. Applications are considered in accordance with the above instructions should reach the Deputy Inspectors before the 31st May 1930. The Deputy Inspectors will submit the applications together with the lists in the form prescribed in this office K.O. No. 286/29, dated 21st March 1929, before the 15th May 1930.

R. TATACHARYA

Deputy Educational Officer, South Kanara, Mangalore, 20th January 1930.

The heads of all recognized schools are hereby informed that the Director of Public Instruction has, in his Proceedings No. 164/30, dated 21st January 1930, deferred Kathon Chetti, until in the 1st year of the Board Middle School, Kullapur, from admission into any recognized school till the end of June 1930 for fees non-payment and has further ordered that the aforesaid Kathon Chetti should be admitted in Class IV only after the period of vacation.

R. M. SAVUR

District Educational Officer, Salem, 20th January 1930.

It is hereby notified for the information of managers of schools under public and private management, inspecting officers and others concerned that the Director of Public Instruction, Madras, has in his Proceedings H.O.C. No. 747 A/29, dated 20th November 1929, been pleased to sanction the transfer of Patted Sita (Chengam taluk) of this caste in Tirunelveli taluk range and to include in Tirupattur range all the villages of Chengam, Thandampudi and Thampudi taluk of Chengam taluk as early as convenient.

All correspondence relating to schools of these three taluks should therefore be made in future to the Deputy Inspector of Schools, Tirupattur range, South Arcot district, and that of schools in the Patted Sita to the Deputy Inspector of Schools, Tirunelveli range.

K. N. VAIDYANATHA AYYAR

Deputy Inspector of Schools, Tirupattur Range, Vellore, 17th January 1930.

SCHOLARSHIPS.

The pupils mentioned below are granted Indigents Scholarships payable from 1st July 1929 to 30th June 1930—

Social condition and name of the pupil.	Name of the student.	Names of the schools of learning.
	Manasa.	
Period of the course of training and monthly value of scholarship—First year, Rs. 3-0-0.		
1. Pannagum Dattin.	P. T. Ann Chingayyappa	Patton and Aluppa.
2. A. Kappannan.	Patton and Vengal.	Patton and Vengal.
3. Theodor Robinson.	Patton.	Patton.
4. N. Kappannan.	School of Arts and Crafts.	Patton.
5. A. J. Jagan.	Patton.	Patton.
6. T. Jagan.	Patton.	Patton.
7. S. Theodorin.	Patton.	Patton.

Social condition and name of the pupil.	Name of the student.	Names of the schools of learning.
Second year, January.		
Period of the course of training and monthly value of scholarship—First year, Rs. 3-0-0.		
8. V. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
9. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
10. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
11. T. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
12. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
13. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.

THIRUVALETTI DISTRICT.

Period of the course of training and monthly value of scholarship—Second year, Rs. 4.		
14. N. V. Sankaran.	St. Francis' Industrial School, Coimbatore.	Coimbatore.
Period of the course of training and monthly value of scholarship—First year, Rs. 3-0-0.		
15. Mary Kanna.	St. Francis' Industrial School, Coimbatore.	Coimbatore.
16. Kanna.	St. Francis' Industrial School, Coimbatore.	Coimbatore.
17. Kanna.	St. Francis' Industrial School, Coimbatore.	Coimbatore.
18. Kanna.	St. Francis' Industrial School, Coimbatore.	Coimbatore.
19. Kanna.	St. Francis' Industrial School, Coimbatore.	Coimbatore.
20. Kanna.	St. Francis' Industrial School, Coimbatore.	Coimbatore.

THIRUVALETTI DISTRICT.

Period of the course of training and monthly value of scholarship—First year, Rs. 3-0-0.		
21. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
22. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
23. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
24. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
25. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.

THIRUVALETTI DISTRICT.

Period of the course of training and monthly value of scholarship—First year, Rs. 3-0-0.		
26. J. P. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
27. J. P. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
28. J. P. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
29. J. P. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
30. J. P. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
31. J. P. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
32. J. P. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
33. J. P. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
34. J. P. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
35. J. P. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.

THIRUVALETTI DISTRICT.

Period of the course of training and monthly value of scholarship—First year, Rs. 3-0-0.		
36. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
37. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
38. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
39. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
40. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
41. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
42. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
43. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
44. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
45. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.

THIRUVALETTI DISTRICT.

Period of the course of training and monthly value of scholarship—First year, Rs. 3-0-0.		
46. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
47. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
48. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
49. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
50. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
51. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
52. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
53. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
54. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
55. A. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.

THIRUVALETTI DISTRICT.

Period of the course of training and monthly value of scholarship—First year, Rs. 3-0-0.		
56. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
57. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
58. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
59. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
60. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
61. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
62. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
63. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
64. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
65. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
66. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
67. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
68. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
69. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
70. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
71. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
72. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
73. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
74. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
75. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
76. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
77. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
78. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
79. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
80. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
81. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
82. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
83. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
84. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
85. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
86. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
87. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
88. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
89. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
90. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
91. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
92. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
93. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
94. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
95. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
96. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
97. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
98. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
99. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.
100. K. Sankaran.	St. Joseph's Industrial School, Coimbatore.	Coimbatore.

J. ORAT

Commissioner of Labour, Madras, 22nd January 1930.

GOVERNMENT TRAINING SCHOOL FOR WOMEN, GUDIYATTAM.

Applicants are invited from candidates who seek admission into the school for lower elementary grade and proprietary class to higher elementary training in July 1930.

2. The rate of provincial stipends per women will be as follows:—

	Rs. A. P.
Elementary Lower—	
Hindu Brahmines	10 5 0
Christian Brahmines	5 5 0
Proprietary class to Higher	
Elementary training	10 5 0

3. The minimum qualifications required for admission are:—

(For the elementary lower grade.)

A certificate of having passed the last primary examination or a corresponding school or public examination.

(For proprietary class to higher elementary training.)

Students who do not hold VIII Standard or III Form certificate, but who are considered to be expected to qualify themselves for admission to higher grade training after a year's work will be admitted into this class. Hindu students alone will be admitted into this class.

4. Candidates who do not satisfy the condition of age limit under rule 118 of the Madras Educational Rules will not be admitted. The age must not be less than fourteen and must not exceed twenty-five years or in the case of candidates who have been employed continuously as teachers in recognized schools for not less than three years, thirty-five years.

5. Applications for admission in the proprietary form overseen by an inspecting officer, or the president's clerk based on chairman of a municipal council or the principal or manager of a recognized college or a secondary school with a promise of appointment after training should be submitted to this office on or before 31st March 1930. The address of the candidates should be clearly given in the application. Certificate of general education and conduct should be attached to the application. A certificate of physical fitness will be required only from the selected candidates.

6. A selection examination in vernacular and arithmetic will be held on Monday the 14th April 1930 at 10 a.m. In the school premises and only those who pass in the examination will be selected. The journey to and fro Gudiyattam should be made by the candidates at their own cost.

7. Candidates selected as apprentices shall, on admission, enter into an agreement with Government binding themselves to complete the course of training (if they have not been dismissed or declared physically unfit, during the course) and to teach for a period of two years in an institution recognized under the Madras Educational Rules.

8. Applications forms and other particulars may be obtained from the Headmistress.

9. A hostel is attached to the school. Students who use such permanent residence of Gudiyattam will be granted stipends only on condition that they join the hostel.

MANI KUTTY MAMILAMANI,
Headmistress.

Government Training School for Women,
Gudiyattam, 13th January 1930.

VACANCIES.

Applicants are invited for the post of a Lecturer in Statistics, attached to the Department of Economics, University of Madras. The salary of the post is Rs. 210 per mensem.

The appointment will be in the first instance for a period of one year and will be subject to renewal for two years and continuation thereafter.

The Lecturer will be required, under the direction of the Head of the Department, to deliver lectures, conduct classes (Diploma in Economics or any other special class) and to engage in research and to assist in any other statistical work relating to the department.

The selected candidate will be required to enter into an agreement with the University according to the laws, and should join the appointment within a fortnight after the receipt of the order of appointment.

Applicants for the post are requested to forward their applications containing full particulars as to age, nationality, present position and salary, academic and other qualifications, teaching experience in general and in the subject, if any, research work or publications in the subject, together with copies of recent testimonials and names of two persons to whom a reference can be made. Applications should be addressed to the Registrar, University of Madras, Triplicane P.O., Madras, and should be marked on the envelope, "Application for the post of Lecturer in Statistics," and should be sent on or to reach the Registrar on or before 1st March 1930.

Examining by applicants will be viewed with disfavor.

(By order)

W. MULLAN,
Registrar.

Senate House, Madras,
21st January 1930.

Applicants are invited for the post of Assistant Superintendent, School of Arts and Crafts, Madras, on a scale of Rs. 255—330—354 per mensem from candidates possessing the following qualifications:—

(a) a certificate, diploma or degree of any school of art in India or Europe recognized by the Local Government for the purpose;

(b) practical experience in art and design. Applicants giving full particulars as to education, general and technical, age, present and past employment, salary drawn should be addressed to the Director of Industries, Port No. 425, Chempet, Madras, so as to reach him not later than the 15th February 1930.

A. APPADURAI PILLAI,
Director of Industries.

Madras, 24th January 1930.



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE

No. 4]

MADRAS, TUESDAY EVENING, JANUARY 23, 1929

[Page, 1 to 4 p.]

UNIVERSITY OF MADRAS.

MEDICAL EXAMINATIONS,
DECEMBER 1928.

The following is the list of successful candidates at the recent Medical Examinations held in December 1928:—

MEDICAL COLLEGE, MADRAS.

Rank.	Register number.	Name of candidate.
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PRELIMINARY EXAMINATION.

Success Class.		
1	114	Singhal, P.
2	175	Deviarasa, S.
3	127	Velupillai, S.
4	73	Ragunani, S.
5	110	Radhakrishnan, G.
6	203	Radhakrishnan, P.
7	80	Marayana Pillai, A.
8	128	S. S. Narayana, R.
9	116	Viswan. Red.
10	9	Radhakrishnan, K.
11	16	Arundhan Nayar, P.
12	102	Radhakrishnan, Sub. I.
13	97	Deviarasa, S. K.
14	88	Radhakrishnan, P. T.
15	108	Thiruv. George.
16	61	Deviarasa, S.
17	74	Radhakrishnan, G.
18	101	Radhakrishnan, G.
19	145	Radhakrishnan, K.
20	124	Radhakrishnan, S. V.
21	27	Radhakrishnan, K.
22	11	Deviarasa, S.
23	104	Radhakrishnan, P. T.
24	18	Radhakrishnan, S. D.
25	116	Thiruv. K. K.
26	112	Thiruv. K. K.
27	14	Radhakrishnan, S.
28	7	Radhakrishnan, S.
29	10	Radhakrishnan, S.
30	11	Radhakrishnan, S.
31	12	Radhakrishnan, S.
32	13	Radhakrishnan, S.
33	14	Radhakrishnan, S.
34	15	Radhakrishnan, S.
35	16	Radhakrishnan, S.
36	17	Radhakrishnan, S.
37	18	Radhakrishnan, S.
38	19	Radhakrishnan, S.
39	20	Radhakrishnan, S.
40	21	Radhakrishnan, S.
41	22	Radhakrishnan, S.
42	23	Radhakrishnan, S.
43	24	Radhakrishnan, S.
44	25	Radhakrishnan, S.
45	26	Radhakrishnan, S.
46	27	Radhakrishnan, S.
47	28	Radhakrishnan, S.
48	29	Radhakrishnan, S.
49	30	Radhakrishnan, S.
50	31	Radhakrishnan, S.
51	32	Radhakrishnan, S.
52	33	Radhakrishnan, S.
53	34	Radhakrishnan, S.
54	35	Radhakrishnan, S.
55	36	Radhakrishnan, S.
56	37	Radhakrishnan, S.
57	38	Radhakrishnan, S.
58	39	Radhakrishnan, S.
59	40	Radhakrishnan, S.
60	41	Radhakrishnan, S.
61	42	Radhakrishnan, S.
62	43	Radhakrishnan, S.
63	44	Radhakrishnan, S.
64	45	Radhakrishnan, S.
65	46	Radhakrishnan, S.
66	47	Radhakrishnan, S.
67	48	Radhakrishnan, S.
68	49	Radhakrishnan, S.
69	50	Radhakrishnan, S.
70	51	Radhakrishnan, S.
71	52	Radhakrishnan, S.
72	53	Radhakrishnan, S.
73	54	Radhakrishnan, S.
74	55	Radhakrishnan, S.
75	56	Radhakrishnan, S.
76	57	Radhakrishnan, S.
77	58	Radhakrishnan, S.
78	59	Radhakrishnan, S.
79	60	Radhakrishnan, S.
80	61	Radhakrishnan, S.
81	62	Radhakrishnan, S.
82	63	Radhakrishnan, S.
83	64	Radhakrishnan, S.
84	65	Radhakrishnan, S.
85	66	Radhakrishnan, S.
86	67	Radhakrishnan, S.
87	68	Radhakrishnan, S.
88	69	Radhakrishnan, S.
89	70	Radhakrishnan, S.
90	71	Radhakrishnan, S.
91	72	Radhakrishnan, S.
92	73	Radhakrishnan, S.
93	74	Radhakrishnan, S.
94	75	Radhakrishnan, S.
95	76	Radhakrishnan, S.
96	77	Radhakrishnan, S.
97	78	Radhakrishnan, S.
98	79	Radhakrishnan, S.
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117	98	Radhakrishnan, S.
118	99	Radhakrishnan, S.
119	100	Radhakrishnan, S.
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122	103	Radhakrishnan, S.
123	104	Radhakrishnan, S.
124	105	Radhakrishnan, S.
125	106	Radhakrishnan, S.
126	107	Radhakrishnan, S.
127	108	Radhakrishnan, S.
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129	110	Radhakrishnan, S.
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132	113	Radhakrishnan, S.
133	114	Radhakrishnan, S.
134	115	Radhakrishnan, S.
135	116	Radhakrishnan, S.
136	117	Radhakrishnan, S.
137	118	Radhakrishnan, S.
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139	120	Radhakrishnan, S.
140	121	Radhakrishnan, S.
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144	125	Radhakrishnan, S.
145	126	Radhakrishnan, S.
146	127	Radhakrishnan, S.
147	128	Radhakrishnan, S.
148	129	Radhakrishnan, S.
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160	141	Radhakrishnan, S.
161	142	Radhakrishnan, S.
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183	164	Radhakrishnan, S.
184	165	Radhakrishnan, S.
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186	167	Radhakrishnan, S.
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244	225	Radhakrishnan, S.
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258	239	Radhakrishnan, S.
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264	245	Radhakrishnan, S.
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276	257	Radhakrishnan, S.
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279	260	Radhakrishnan, S.
280	261	Radhakrishnan, S.
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282	263	Radhakrishnan, S.
283	264	Radhakrishnan, S.
284	265	Radhakrishnan, S.
285	266	Radhakrishnan, S.
286	267	Radhakrishnan, S.
287	268	Radhakrishnan, S.
288	269	Radhakrishnan, S.
289	270	Radhakrishnan, S.
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316	297	Radhakrishnan, S.
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319	300	Radhakrishnan, S.
320	301	Radhakrishnan, S.
321	302	Radhakrishnan, S.
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326	307	Radhakrishnan, S.
327	308	Radhakrishnan, S.
328	309	Radhakrishnan, S.
329	310	Radhakrishnan, S.
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331	312	Radhakrishnan, S.
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337	318	Radhakrishnan, S.
338	319	Radhakrishnan, S.
339	320	Radhakrishnan, S.
340	321	Radhakrishnan, S.
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351	332	Radhakrishnan, S.
352	333	Radhakrishnan, S.
353	334	Radhakrishnan, S.
354	335	Radhakrishnan, S.
355	336	Radhakrishnan, S.
356	337	Radhakrishnan, S.
357	338	Radhakrishnan, S.
358	339	Radhakrishnan, S.
359	340	Radhakrishnan, S.
360	3	

Register number and name of candidate	Register number and name of candidate
218 Krishnaswamy, T. V.	229 Vaidyanathan, R.
219 Subbarao, S. A. L.	230 Vaidyanathan, S. N.
220 Subbarao, S. A. L.	231 Vaidyanathan, S. N.
221 Subbarao, S. A. L.	232 Vaidyanathan, S. N.
222 Subbarao, S. A. L.	233 Vaidyanathan, S. N.
223 Subbarao, S. A. L.	234 Vaidyanathan, S. N.
224 Subbarao, S. A. L.	235 Vaidyanathan, S. N.
225 Subbarao, S. A. L.	236 Vaidyanathan, S. N.
226 Subbarao, S. A. L.	237 Vaidyanathan, S. N.
227 Subbarao, S. A. L.	238 Vaidyanathan, S. N.

PART II ONLY

Examiner class

239 Subbarao, S. A. L.	240 Subbarao, S. A. L.
241 Subbarao, S. A. L.	242 Subbarao, S. A. L.
243 Subbarao, S. A. L.	244 Subbarao, S. A. L.
245 Subbarao, S. A. L.	246 Subbarao, S. A. L.
247 Subbarao, S. A. L.	248 Subbarao, S. A. L.
249 Subbarao, S. A. L.	250 Subbarao, S. A. L.
251 Subbarao, S. A. L.	252 Subbarao, S. A. L.
253 Subbarao, S. A. L.	254 Subbarao, S. A. L.
255 Subbarao, S. A. L.	256 Subbarao, S. A. L.
257 Subbarao, S. A. L.	258 Subbarao, S. A. L.
259 Subbarao, S. A. L.	260 Subbarao, S. A. L.
261 Subbarao, S. A. L.	262 Subbarao, S. A. L.
263 Subbarao, S. A. L.	264 Subbarao, S. A. L.
265 Subbarao, S. A. L.	266 Subbarao, S. A. L.
267 Subbarao, S. A. L.	268 Subbarao, S. A. L.
269 Subbarao, S. A. L.	270 Subbarao, S. A. L.
271 Subbarao, S. A. L.	272 Subbarao, S. A. L.
273 Subbarao, S. A. L.	274 Subbarao, S. A. L.
275 Subbarao, S. A. L.	276 Subbarao, S. A. L.
277 Subbarao, S. A. L.	278 Subbarao, S. A. L.
279 Subbarao, S. A. L.	280 Subbarao, S. A. L.
281 Subbarao, S. A. L.	282 Subbarao, S. A. L.
283 Subbarao, S. A. L.	284 Subbarao, S. A. L.
285 Subbarao, S. A. L.	286 Subbarao, S. A. L.
287 Subbarao, S. A. L.	288 Subbarao, S. A. L.
289 Subbarao, S. A. L.	290 Subbarao, S. A. L.
291 Subbarao, S. A. L.	292 Subbarao, S. A. L.
293 Subbarao, S. A. L.	294 Subbarao, S. A. L.
295 Subbarao, S. A. L.	296 Subbarao, S. A. L.
297 Subbarao, S. A. L.	298 Subbarao, S. A. L.
299 Subbarao, S. A. L.	300 Subbarao, S. A. L.

* Not to pass Part I.

† Not to pass in Pharmacology.

SECOND M.B. & B. EXAMINATION.

Rank	Register number	Name of candidate
1	417	Subbarao, S. A. L.
2	418	Subbarao, S. A. L.
3	419	Subbarao, S. A. L.
4	420	Subbarao, S. A. L.
5	421	Subbarao, S. A. L.
6	422	Subbarao, S. A. L.
7	423	Subbarao, S. A. L.
8	424	Subbarao, S. A. L.
9	425	Subbarao, S. A. L.
10	426	Subbarao, S. A. L.
11	427	Subbarao, S. A. L.
12	428	Subbarao, S. A. L.
13	429	Subbarao, S. A. L.
14	430	Subbarao, S. A. L.
15	431	Subbarao, S. A. L.
16	432	Subbarao, S. A. L.
17	433	Subbarao, S. A. L.
18	434	Subbarao, S. A. L.
19	435	Subbarao, S. A. L.
20	436	Subbarao, S. A. L.

The following candidates appeared for the second M.B. & B. Examination, but qualified for the third M.B. & B. Examination.

Register number and name of candidate	Register number and name of candidate
437 Subbarao, S. A. L.	438 Subbarao, S. A. L.
439 Subbarao, S. A. L.	440 Subbarao, S. A. L.
441 Subbarao, S. A. L.	442 Subbarao, S. A. L.
443 Subbarao, S. A. L.	444 Subbarao, S. A. L.
445 Subbarao, S. A. L.	446 Subbarao, S. A. L.
447 Subbarao, S. A. L.	448 Subbarao, S. A. L.
449 Subbarao, S. A. L.	450 Subbarao, S. A. L.

* Obtained exemption for M.B. & B. in Pharmacology.

† Obtained exemption for M.B. & B. in Surgery.

‡ Obtained exemption for M.B. & B. in Pathology.

§ Obtained exemption for M.B. & B. in Physiology.

FINAL M.B. & B. DEGREE EXAMINATION

PART I.

451 Subbarao, S. A. L.	452 Subbarao, S. A. L.
453 Subbarao, S. A. L.	454 Subbarao, S. A. L.

PART II.

455 Subbarao, S. A. L.	456 Subbarao, S. A. L.
457 Subbarao, S. A. L.	458 Subbarao, S. A. L.
459 Subbarao, S. A. L.	460 Subbarao, S. A. L.
461 Subbarao, S. A. L.	462 Subbarao, S. A. L.
463 Subbarao, S. A. L.	464 Subbarao, S. A. L.
465 Subbarao, S. A. L.	466 Subbarao, S. A. L.
467 Subbarao, S. A. L.	468 Subbarao, S. A. L.
469 Subbarao, S. A. L.	470 Subbarao, S. A. L.
471 Subbarao, S. A. L.	472 Subbarao, S. A. L.
473 Subbarao, S. A. L.	474 Subbarao, S. A. L.

The following candidates appeared for Part II of the Final M.B. & B. Degree Examination but qualified for the L.M. & S. Degree:

Register number and name of candidate	Register number and name of candidate
475 Subbarao, S. A. L.	476 Subbarao, S. A. L.
477 Subbarao, S. A. L.	478 Subbarao, S. A. L.
479 Subbarao, S. A. L.	480 Subbarao, S. A. L.
481 Subbarao, S. A. L.	482 Subbarao, S. A. L.
483 Subbarao, S. A. L.	484 Subbarao, S. A. L.
485 Subbarao, S. A. L.	486 Subbarao, S. A. L.
487 Subbarao, S. A. L.	488 Subbarao, S. A. L.
489 Subbarao, S. A. L.	490 Subbarao, S. A. L.
491 Subbarao, S. A. L.	492 Subbarao, S. A. L.
493 Subbarao, S. A. L.	494 Subbarao, S. A. L.

* Obtained exemption for M.B. & B. in Medicine.

† Obtained exemption for M.B. & B. in Surgery.

‡ Obtained exemption for M.B. & B. in Pathology.

§ Obtained exemption for M.B. & B. in Physiology.

SECOND M.B. & B. EXAMINATION.

495 Subbarao, S. A. L.	496 Subbarao, S. A. L.
497 Subbarao, S. A. L.	498 Subbarao, S. A. L.

* Obtained exemption for M.B. & B. in Pharmacology.

THIRD M.B. & B. EXAMINATION.

499 Subbarao, S. A. L.	500 Subbarao, S. A. L.
501 Subbarao, S. A. L.	502 Subbarao, S. A. L.
503 Subbarao, S. A. L.	504 Subbarao, S. A. L.
505 Subbarao, S. A. L.	506 Subbarao, S. A. L.
507 Subbarao, S. A. L.	508 Subbarao, S. A. L.
509 Subbarao, S. A. L.	510 Subbarao, S. A. L.
511 Subbarao, S. A. L.	512 Subbarao, S. A. L.
513 Subbarao, S. A. L.	514 Subbarao, S. A. L.
515 Subbarao, S. A. L.	516 Subbarao, S. A. L.
517 Subbarao, S. A. L.	518 Subbarao, S. A. L.
519 Subbarao, S. A. L.	520 Subbarao, S. A. L.

* Obtained exemption for M.B. & B. in Medicine.

† Obtained exemption for M.B. & B. in Surgery.

‡ Obtained exemption for M.B. & B. in Pathology.

§ Obtained exemption for M.B. & B. in Physiology.

FINAL M.B. & B. DEGREE EXAMINATION.

PART I.

521 Subbarao, S. A. L.	522 Subbarao, S. A. L.
523 Subbarao, S. A. L.	524 Subbarao, S. A. L.
525 Subbarao, S. A. L.	526 Subbarao, S. A. L.
527 Subbarao, S. A. L.	528 Subbarao, S. A. L.
529 Subbarao, S. A. L.	530 Subbarao, S. A. L.
531 Subbarao, S. A. L.	532 Subbarao, S. A. L.
533 Subbarao, S. A. L.	534 Subbarao, S. A. L.
535 Subbarao, S. A. L.	536 Subbarao, S. A. L.
537 Subbarao, S. A. L.	538 Subbarao, S. A. L.
539 Subbarao, S. A. L.	540 Subbarao, S. A. L.

* Appeared only for the Final M.B. & B. Degree Examination but qualified for the L.M. & S. Degree.

Register number.	Subjects failed in.	Exemption accorded in.
287	a d e f
396	a d
240	Not permitted
409	a
310	a f
269	a
400	a d
312	a d e f
315	a d
428	Not permitted
370	a
338	a
424	Not permitted
407	a d e f
267	f
394	a d e f
348	a e
328	f
411	a
402	a d
400	f
409	a d
400	a d e f
400	Not permitted

SECOND L.M. & S. EXAMINATION.

364	a d
354	Not permitted
358	a d f
404	Not permitted
392	a d
362	Not permitted

THIRD L.M. & S. EXAMINATION.

General Pathology (written)
Do (General and oral)
Regimen (written)
Do (General and oral)
Ophthalmology (written)
Do (General and oral)

Register number.	Subjects failed in.	Exemption accorded in.
408	a b c
405	a
412	a b c
407	a b
417	a d e f
411	a e
418	a b c
413	a
414	a

FOURTH L.M. & S. EXAMINATION.

402	a
404	a b d
408	a

FIFTH L.M. & S. EXAMINATION.

Medicine (written)
Do (General and oral)
Surgery (written)
Do (General and oral)
Do (General and oral)
Ophthalmology and Otorhinolaryngology (written)
Do (General and oral)

Register number.	Subjects failed in.	Exemption accorded in.
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408	a b c d e
409	a b
400	a
401	a b c d e
402	a b c d e
408	a
411	a b c
412	a b c
417	a b c
418	a b c
419	a b c
420	a b c
421	a b c
422	a b c
423	a b c
424	a b c
425	a b c
426	a b c
427	a b c
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491	a b c
492	a b c
493	a b c
494	a b c
495	a b c
496	a b c
497	a b c
498	a b c
499	a b c
500	a b c

Register number.	Subjects failed in.	Exemption accorded in.
411	a b c d e f
412	a
413	a d e f
414	a b c d e f
415	a b c d e f
416	a b c d e f
417	a
418	a d e f
419	a
420	a d e f
421	a
422	a
423	a
424	a
425	a
426	a
427	a
428	a
429	a
430	a
431	a
432	a
433	a
434	a
435	a
436	a
437	a
438	a
439	a
440	a
441	a
442	a
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469	a
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473	a
474	a
475	a
476	a
477	a
478	a
479	a
480	a
481	a
482	a
483	a
484	a
485	a
486	a
487	a
488	a
489	a
490	a
491	a
492	a
493	a
494	a
495	a
496	a
497	a
498	a
499	a
500	a

FINAL L.M. & S. EXAMINATION.

408	a b c d e
409	a b c d e
410	a b c d e
411	a b c d e
412	a b c d e
413	a b c d e
414	a b c d e
415	a b c d e
416	a b c d e
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466	a b c d e
467	a b c d e
468	a b c d e
469	a b c d e
470	a b c d e
471	a b c d e
472	a b c d e
473	a b c d e
474	a b c d e
475	a b c d e
476	a b c d e
477	a b c d e
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495	a b c d e
496	a b c d e
497	a b c d e
498	a b c d e
499	a b c d e
500	a b c d e

Candidates with Register numbers 408, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500 were not permitted to sit for the examination.

B.B.S. EXAMINATION

PART II.

Principles and Practice of Public Health
Epidemiology and Infectious Diseases

Register number.	Subjects failed in.
407	a
408	a
409	a

MEDICAL EXAMINATION, JANUARY 1930.

The following is the list of successful candidates at the second B.B.S. Degree Examination (Part I) held in January 1930:—

Register number and name of candidate

1. Thomas James Ayres, E. R.
2. George Thomas, E. R.

Candidate with Register number 2 was absent from the examination.

(By order)

W. McLEAN,
Registrar.

Senior Lecturer, Medicine,
28th January 1930.

GOVERNMENT EXAMINATIONS.

GOVERNMENT TECHNICAL
EXAMINATIONS, NOVEMBER 1932.

The following candidates are declared to have passed the Government Technical Examinations held in November 1932 in the subjects under which their names appear—

(A notice will be published in Part II of the Fort St. George Gazette, in the month of March stating when and to whom applications should be made for certificates.)

[N.B.—Applications from unsuccessful candidates asking for information as to the cause of failure or for a re-valuation of their answer papers will not be attended to.]

F = Fictitious. NE = No Examination Certificate Issued.

C = Indian Candidate.

AI = Anglo-Indian. M = Mahomedan.

K = European. (N) = Native. AD = Ad-Previdi.

Register number and name of candidate. Class of examination. Place of examination.

LETTERPRESS PRINTING—COMPOSITION WORK
(LOWER GRADE).

Success Class.		
2046 T. Verjee Pelly ..	C	Tritonopoly.
2047 P. F. A. J. Verjee Pelly ..	E	Madras.
2048 C. Verjee Pelly ..	E	Do.
2049 S. N. Verjee Pelly ..	NE	Do.
2050 T. N. Verjee Pelly ..	NE	Do.
2051 S. N. Verjee Pelly ..	NE	Do.
2052 P. K. Verjee Pelly ..	NE	Do.
2053 M. Verjee Pelly ..	NE	Do.
2054 T. Verjee Pelly ..	C	Do.
2055 T. Verjee Pelly ..	M	Do.
2056 M. Verjee Pelly ..	NE	Do.
Class.		
2057 Verjee Pelly ..	NE	Do.
2058 Verjee Pelly ..	NE	Do.

LETTERPRESS PRINTING—COMPOSITION WORK
(HIGHER GRADE).

Success Class.		
2059 T. Verjee Pelly ..	NE	Madras.
2060 M. Verjee Pelly ..	M	Do.
2061 S. N. Verjee Pelly ..	AI	Do.
2062 M. Verjee Pelly ..	AI	Do.

LETTERPRESS PRINTING—PROOF READERS' WORK
(LOWER GRADE).

Success Class.		
2063 K. P. Verjee Pelly ..	NE	Madras.
2064 S. N. Verjee Pelly ..	NE	Do.
2065 M. Verjee Pelly ..	NE	Do.
2066 T. Verjee Pelly ..	NE	Do.
2067 C. Verjee Pelly ..	NE	Do.
2068 C. Verjee Pelly ..	NE	Do.

LETTERPRESS PRINTING—PROOF READERS' WORK
(HIGHER GRADE).

Success Class.		
2069 T. Verjee Pelly ..	C	Tritonopoly.
2070 M. Verjee Pelly ..	NE	Madras.
Class.		
2071 S. N. Verjee Pelly ..	NE	Do.

LETTERPRESS PRINTING—PRESS WORK
(LOWER GRADE).

Success Class.		
2072 M. D. Verjee Pelly ..	E	Madras.

LETTERPRESS PRINTING—PRESS WORK
(HIGHER GRADE).

Success Class.		
2073 Verjee Pelly ..	NE	Madras.
2074 M. Verjee Pelly ..	AI	Do.
2075 M. Verjee Pelly ..	NE	Do.

Register number and name of candidate. Class of examination. Place of examination.

BOOK-BINDING (LOWER GRADE).

No candidate has passed.

BOOK-BINDING (HIGHER GRADE).

Success Class.		
2076 A. E. Verjee Pelly ..	NE	Madras.

ELECTRIC LIGHT AND POWER (LOWER GRADE).

Success Class.		
2077 S. Verjee Pelly ..	E	Tritonopoly.
2078 C. Verjee Pelly ..	NE	Do.
2079 M. Verjee Pelly ..	NE	Do.
2080 M. Verjee Pelly ..	NE	Do.

ELECTRIC LIGHT AND POWER (HIGHER GRADE).

Success Class.		
2081 S. Verjee Pelly ..	E	Tritonopoly.
2082 S. Verjee Pelly ..	NE	Do.
2083 M. Verjee Pelly ..	NE	Do.
2084 T. Verjee Pelly ..	NE	Do.

ELECTRICITY AND MECHANICS (LOWER GRADE).

Success Class.		
2085 M. Verjee Pelly ..	NE	Madras.
2086 S. E. Verjee Pelly ..	NE	Tritonopoly.
Success Class.		
2087 S. Verjee Pelly ..	NE	Tritonopoly.

FURNACE CHEMISTRY (LOWER GRADE).

No candidate has passed.

PHOTOGRAPHY (HIGHER GRADE).

Success Class.		
2088 S. Verjee Pelly ..	E	Madras.
2089 T. Verjee Pelly ..	E	Do.
Success Class.		
2090 S. Verjee Pelly ..	E	Madras.

GEOMETRICAL DRAWING (LOWER GRADE).

Success Class.		
2091 S. Verjee Pelly ..	NE	Madras.
2092 T. Verjee Pelly ..	NE	Do.
2093 S. Verjee Pelly ..	E	Madras.
2094 S. Verjee Pelly ..	E	Do.
2095 S. Verjee Pelly ..	E	Do.
2096 S. Verjee Pelly ..	E	Do.
2097 S. Verjee Pelly ..	E	Do.
2098 S. Verjee Pelly ..	E	Do.
2099 S. Verjee Pelly ..	E	Do.
2100 S. Verjee Pelly ..	E	Do.
2101 S. Verjee Pelly ..	E	Do.
2102 S. Verjee Pelly ..	E	Do.
2103 S. Verjee Pelly ..	E	Do.
2104 S. Verjee Pelly ..	E	Do.
2105 S. Verjee Pelly ..	E	Do.
2106 S. Verjee Pelly ..	E	Do.
2107 S. Verjee Pelly ..	E	Do.
2108 S. Verjee Pelly ..	E	Do.
2109 S. Verjee Pelly ..	E	Do.
2110 S. Verjee Pelly ..	E	Do.
2111 S. Verjee Pelly ..	E	Do.
2112 S. Verjee Pelly ..	E	Do.
2113 S. Verjee Pelly ..	E	Do.
2114 S. Verjee Pelly ..	E	Do.
2115 S. Verjee Pelly ..	E	Do.
2116 S. Verjee Pelly ..	E	Do.
2117 S. Verjee Pelly ..	E	Do.
2118 S. Verjee Pelly ..	E	Do.
2119 S. Verjee Pelly ..	E	Do.
2120 S. Verjee Pelly ..	E	Do.
2121 S. Verjee Pelly ..	E	Do.
2122 S. Verjee Pelly ..	E	Do.
2123 S. Verjee Pelly ..	E	Do.
2124 S. Verjee Pelly ..	E	Do.
2125 S. Verjee Pelly ..	E	Do.
2126 S. Verjee Pelly ..	E	Do.
2127 S. Verjee Pelly ..	E	Do.
2128 S. Verjee Pelly ..	E	Do.
2129 S. Verjee Pelly ..	E	Do.
2130 S. Verjee Pelly ..	E	Do.
2131 S. Verjee Pelly ..	E	Do.
2132 S. Verjee Pelly ..	E	Do.
2133 S. Verjee Pelly ..	E	Do.
2134 S. Verjee Pelly ..	E	Do.
2135 S. Verjee Pelly ..	E	Do.
2136 S. Verjee Pelly ..	E	Do.
2137 S. Verjee Pelly ..	E	Do.
2138 S. Verjee Pelly ..	E	Do.
2139 S. Verjee Pelly ..	E	Do.
2140 S. Verjee Pelly ..	E	Do.
2141 S. Verjee Pelly ..	E	Do.
2142 S. Verjee Pelly ..	E	Do.
2143 S. Verjee Pelly ..	E	Do.
2144 S. Verjee Pelly ..	E	Do.
2145 S. Verjee Pelly ..	E	Do.
2146 S. Verjee Pelly ..	E	Do.
2147 S. Verjee Pelly ..	E	Do.
2148 S. Verjee Pelly ..	E	Do.
2149 S. Verjee Pelly ..	E	Do.
2150 S. Verjee Pelly ..	E	Do.
2151 S. Verjee Pelly ..	E	Do.
2152 S. Verjee Pelly ..	E	Do.
2153 S. Verjee Pelly ..	E	Do.
2154 S. Verjee Pelly ..	E	Do.
2155 S. Verjee Pelly ..	E	Do.
2156 S. Verjee Pelly ..	E	Do.
2157 S. Verjee Pelly ..	E	Do.
2158 S. Verjee Pelly ..	E	Do.
2159 S. Verjee Pelly ..	E	Do.
2160 S. Verjee Pelly ..	E	Do.
2161 S. Verjee Pelly ..	E	Do.
2162 S. Verjee Pelly ..	E	Do.
2163 S. Verjee Pelly ..	E	Do.
2164 S. Verjee Pelly ..	E	Do.
2165 S. Verjee Pelly ..	E	Do.
2166 S. Verjee Pelly ..	E	Do.
2167 S. Verjee Pelly ..	E	Do.
2168 S. Verjee Pelly ..	E	Do.
2169 S. Verjee Pelly ..	E	Do.
2170 S. Verjee Pelly ..	E	Do.
2171 S. Verjee Pelly ..	E	Do.
2172 S. Verjee Pelly ..	E	Do.
2173 S. Verjee Pelly ..	E	Do.
2174 S. Verjee Pelly ..	E	Do.
2175 S. Verjee Pelly ..	E	Do.
2176 S. Verjee Pelly ..	E	Do.
2177 S. Verjee Pelly ..	E	Do.
2178 S. Verjee Pelly ..	E	Do.
2179 S. Verjee Pelly ..	E	Do.
2180 S. Verjee Pelly ..	E	Do.
2181 S. Verjee Pelly ..	E	Do.
2182 S. Verjee Pelly ..	E	Do.
2183 S. Verjee Pelly ..	E	Do.
2184 S. Verjee Pelly ..	E	Do.
2185 S. Verjee Pelly ..	E	Do.
2186 S. Verjee Pelly ..	E	Do.
2187 S. Verjee Pelly ..	E	Do.
2188 S. Verjee Pelly ..	E	Do.
2189 S. Verjee Pelly ..	E	Do.
2190 S. Verjee Pelly ..	E	Do.
2191 S. Verjee Pelly ..	E	Do.
2192 S. Verjee Pelly ..	E	Do.
2193 S. Verjee Pelly ..	E	Do.
2194 S. Verjee Pelly ..	E	Do.
2195 S. Verjee Pelly ..	E	Do.
2196 S. Verjee Pelly ..	E	Do.
2197 S. Verjee Pelly ..	E	Do.
2198 S. Verjee Pelly ..	E	Do.
2199 S. Verjee Pelly ..	E	Do.
2200 S. Verjee Pelly ..	E	Do.

EUROPEAN HIGH SCHOOL EXAMINATION UNDER THE CODE OF REGULATIONS FOR EUROPEAN SCHOOLS, 1928.

MARRAS PROVINCE.

The following candidates have passed the European High School Examination under the Code of Regulations for European Schools held in November-December 1928.

1. The names are given in order of merit.

5. The names are given in order of merit.					
Rank.	European number.	Name of candidate.	School from which Certificate issued for the examination.		Subjects in which the candidate passed examination.
First Class.					
1	175	Goussier, Joseph Nicholas ..	(H.E.)	Manfred, Tarnopol ..	Elementary Mathematics, Algebra, Geometry, Trigonometry and Physics.
2	87	Dod, Rex ..	(H.E.)	St. Joseph's College, Gossau ..	Algebra, Geometry and Trigonometry.
3	48	Rabin, Jacob-Joseph Peter	Do ..	Algebra and Geometry.
4	43	Gross, Sidney	St. Mary's, Malaga ..	Algebra, Elementary Mathematics and Geometry.
5	45	Rabin, Sam A'fred	St. Joseph's College, Gossau ..	Elementary Mathematics and Geometry.
6	176	Shilling, David William	Manfred, Tarnopol ..	Elementary Mathematics.
7	38	Katz, Frederick Joseph	St. Mary's, Malaga ..	Algebra.
8	112	Smith, David Thomas ..	(H.E.)	Manfred, Tarnopol ..	Trigonometry.
9	12	Shosh, Thomas Joseph	St. Joseph's College, Gossau ..	Algebra and Geometry.
10	16	McKenna, Colin William	St. Joseph's College, Gossau ..	Algebra and Trigonometry.
11	177	Shosh, Thomas Joseph	Manfred, Tarnopol ..	Elementary Mathematics.
12	113	Gordon, Mary Anne ..	(H)	Manfred, Tarnopol ..	Geometry.
13	143	Shosh, Thomas ..	(H)	St. Mary's, Malaga ..	Geometry.
14	114	Shosh, Thomas ..	(H)	Manfred, Tarnopol ..	Geometry.
15	115	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
16	116	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
17	117	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
18	118	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
19	119	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
20	120	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
21	121	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
22	122	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
23	123	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
24	124	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
25	125	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
26	126	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
27	127	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
28	128	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
29	129	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
30	130	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
31	131	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
32	132	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
33	133	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
34	134	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
35	135	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
36	136	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
37	137	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
38	138	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
39	139	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
40	140	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
41	141	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
42	142	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
43	143	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
44	144	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
45	145	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
46	146	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
47	147	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
48	148	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
49	149	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
50	150	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
51	151	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
52	152	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
53	153	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
54	154	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
55	155	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
56	156	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
57	157	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
58	158	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
59	159	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
60	160	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
61	161	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
62	162	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
63	163	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
64	164	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
65	165	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
66	166	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
67	167	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
68	168	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
69	169	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
70	170	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
71	171	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
72	172	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
73	173	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
74	174	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
75	175	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
76	176	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
77	177	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
78	178	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
79	179	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
80	180	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
81	181	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
82	182	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
83	183	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
84	184	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
85	185	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
86	186	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
87	187	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
88	188	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
89	189	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
90	190	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
91	191	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
92	192	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
93	193	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
94	194	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
95	195	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
96	196	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
97	197	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
98	198	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
99	199	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.
100	200	Shosh, Thomas ..	(H)	St. Joseph's College, Gossau ..	Geometry.

Rank.	Age.	First of certificate.	Religion from which the certificate is issued.	Subject in which the candidate passed certificate.
TWO CLASSES.				
44	181	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
45	182	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
46	183	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
47	184	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
48	185	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
49	186	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
50	187	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
51	188	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
52	189	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
53	190	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
54	191	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
55	192	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
56	193	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
57	194	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
58	195	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
59	196	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
60	197	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
61	198	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
62	199	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
63	200	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
64	201	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
65	202	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
66	203	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
67	204	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
68	205	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
69	206	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
70	207	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
71	208	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
72	209	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
73	210	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
74	211	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
75	212	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
76	213	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
77	214	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
78	215	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
79	216	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
80	217	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
81	218	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
82	219	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
83	220	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
84	221	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
85	222	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
86	223	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
87	224	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
88	225	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
89	226	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
90	227	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
91	228	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
92	229	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
93	230	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
94	231	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
95	232	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
96	233	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
97	234	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
98	235	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
99	236	Daniels, Margaret ..	(F)	St. Mary's, St. George ..
100	237	Daniels, Margaret ..	(F)	St. Mary's, St. George ..

(F) = Full-time.

(F) = Female.

WATER LOG

Statistical Examination

List of holders in the European High School Examination under the Code of Regulations for European Schools held in November-December 1958.

(3) The following letters are used to indicate the subjects:—

English	a	Indian History	h
Necessary Mathematics	b	English History	i
Second Language	c	History of the British Empire	m
Algebra	d	Geography	n
Geometry	e	Book-keeping	o
Trigonometry	f	History and Practice of Commerce	p
Physics	g	Short-hand and Typewriting	r
Chemistry	h	Commercial Geography	s
Zoology	i	Domestic Science	t
Human Physiology and Pains	j	Bookwork and Drawing	w
Hypnotism	k	English Literature	x

Register number and subject in which failed.	Register number and subject in which failed.	Register number and subject in which failed.	Register number and subject in which failed.	Register number and subject in which failed.	Register number and subject in which failed.
4 a f p	81 a b d	86 a c	79 a b	145 a b d	112 a b
4 c f	25 b b	87 a c	81 a b d j	113 a b	830 a b c d e f
5 a f	14 a b	88 a b d	82 a b	114 a b c d	831 a b c d e f
7 a f	28 b b k	71 a b	80 a b	117 b a	836 a b c d e f
9 a b k l	29 a b d	72 a b c d e	84 a b g h	238 a b c d e g	832 a b c d e f w
10 a b c k l	26 a e	73 a b c d e f	85 a g	216 a b	838 a b
11 a b c	51 a b c	74 a b	259 a b	268 a g	839 a g
12 a b c d e	30 a b c	78 a b c d e	41 a b	227 a b l	416 a b c d e f
20 a b c d	14 a b	17 a b	108 a b c d e g h	536 a b	88

Madras, 17th January 1836.

H. O. KEPSULAW,
Inspector of Township Schools

LIST OF TEACHERS WHOSE TRAINING
SCHOOL-LEAVING CERTIFICATE WAS
COMPLETED BY THE INSPECTRESS OF
GIRLS' SCHOOLS, SIXTH CIRCUIT, DURING
1935.

Teacher's mobile's number, name of institution, location in which lived and year of teaching.

ENDOMERITIC QUALITY

Source: Cusack

- [illegible]

Teacher's membership number, name of teacher, institution in which licensed and course number.

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Keywords: *Chronic pain, coping, self-efficacy, social support, depression, anxiety, quality of life*

- | | |
|--------|--|
| 191-25 | Deane Agnes Helen Ag., Bush-Tenney Training School, Portland, 1913. |
| 191-26 | Applegate Elizabeth M., Ann's Training School for Nurses, Minneapolis, 1911. |
| 191-27 | Barstow Laura, Lady Wellington Training School, Toronto, 1911. |
| 191-28 | Waldman Elizabeth, St. John's Hospital, Dispensary and Training School for Nurses, Cincinnati, 1910. |
| 191-29 | Kennedy John, Connecticut Secretary and Training School for Nurses, Connecticut, 1917. |
| 191-30 | Robertson David, D. M. W. Park Nursing and Training School, Vancouver, 1911. |
| 191-31 | State Army Nurse Unit, Lady Wellington Training College, Trondheim, 1917. |
| 191-32 | Y. Christian Church, Connecticut Secretary and Training School for Nurses, Connecticut, 1917. |
| 191-33 | McGowan Elizabeth, St. John's Hospital, Dispensary College, Trondheim, 1917. |

ELIMINATING MATHS BEARS

Summary

- | | | |
|---------|-------------------|--|
| 1919 | Mary | Ed. Government Women Training School
At Women, California, 1920. |
| 1924 | E. A. Brundage | Government Women Training
School for Women, California, 1926. |
| 1934-35 | John Marshall | Government Women Training School
At Women, California, 1936. |
| 1935-37 | Marion Bell | Government Women Training
School for Women, California, 1937. |
| 1935-36 | William Leland | Government Women Training
School for Women, California, 1937. |
| 1937-38 | E. W. Christman | Government Training School
At Women, California, 1938. |
| 1937-38 | Kenneth Stalling | Government Training School
At Women, California, 1938. |
| 1938-39 | Richard Cloninger | Government Training School
At Women, California, 1939. |
| 1939-40 | F. R. Smith | Government Training School
At Women, California, 1940. |
| 1939-40 | Christopher Reed | Almond, Edin, Government
Training School for Women, California, 1940. |

Teacher's certificate number, name of teacher, institution in which trained and year of passing.

ELEMENTARY LOWER GRADE—cont.

British Columbia.

- 3120-27 E. Augustus Fox, Government Secondary and Training School for Women, Vancouver, 1927.
- 3121-32 F. Jackson, Government Training School for Mothers, Victoria, 1928.
- 3124-28 G. H. C. Training School for Mothers, Vancouver, 1928.
- 3125-29 H. Robert Smith, B.C. Training School, Vancouver, 1928.
- 3126-30 H. Robert Smith, B.C. Training School for Mothers, Vancouver, 1928.
- 3127-31 H. Robert Smith, B.C. Training School for Mothers, Vancouver, 1928.
- 3128-32 H. Robert Smith, B.C. Training School for Mothers, Vancouver, 1928.
- 3129-33 H. Robert Smith, B.C. Training School for Mothers, Vancouver, 1928.
- 3130-34 H. Robert Smith, B.C. Training School for Mothers, Vancouver, 1928.
- 3131-35 H. Robert Smith, B.C. Training School for Mothers, Vancouver, 1928.

Teacher's certificate number, name of teacher, institution in which trained and year of passing.

ELEMENTARY LOWER GRADE—cont.

British Columbia.

- 3132-37 H. Robert Smith, Government Secondary and Training School for Mothers, Vancouver, 1928.
- 3133-38 H. Robert Smith, Government Secondary and Training School for Mothers, Vancouver, 1928.
- 3134-39 H. Robert Smith, Government Secondary and Training School for Mothers, Vancouver, 1928.
- 3135-40 H. Robert Smith, Government Secondary and Training School for Mothers, Vancouver, 1928.
- 3136-41 H. Robert Smith, Government Secondary and Training School for Mothers, Vancouver, 1928.
- 3137-42 H. Robert Smith, Government Secondary and Training School for Mothers, Vancouver, 1928.
- 3138-43 H. Robert Smith, Government Secondary and Training School for Mothers, Vancouver, 1928.
- 3139-44 H. Robert Smith, Government Secondary and Training School for Mothers, Vancouver, 1928.
- 3140-45 H. Robert Smith, Government Secondary and Training School for Mothers, Vancouver, 1928.
- 3141-46 H. Robert Smith, Government Secondary and Training School for Mothers, Vancouver, 1928.

M. TONKINSON,

Inspector of Girls' Schools, South Coast.

Vancouver, 15th January 1930.



THE FORT ST. GEORGE GAZETTE

Published by Author(s).

No. 47

MADRAS, TUESDAY EVENING, JANUARY 28, 1930

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Part 33.—Miscellaneous Notifications.

CONTENTS

[illegible]

APPPOINTMENTS, LEAVE, ETC

Annex 1

Dr. S. L. Luzzo—**M.R.B.** Ambrose Union Hattaway David Averett, District Maxwell, Rhine-
waxton, is granted extraordinary leave without
allowance for one month from the 3rd January
1957. He is also permitted to preface the holidays
from the 22nd December 1956 to his leave, subject
to the conditions laid down in subsidiary rules under
Fundamental Rule 68.

Dr. B. Appointments—Under the provisions of section 155 (a) of the Code of Civil Procedure, 1908, the Hon'ble the Chief Justice has been pleased to make the following appointments to the High Court:—

Myres Samudrao Karambha Ayyangar, Esq., Bar-at-Law, Advocate, High Court, Madras, to be Secretary to the Gols Committee in the vacancy caused by the death of Dr. S. Sureswudhan.

G. S. WHITE,
Editor

High Court, Madras,
26th January 1930.

Incorporating

Leave.—Mr. S. Narayanaswami Ayyar, Income-tax Officer, Benares, is granted leave on account

pay for two months and seventeen days with effect from the 15th January 1930 subject to abolition

Madras, 10th January 1936.

Leave.—(1) Mr. H. K. Sivarama Ayyar, Income-tax Officer, Tirunelveli, is granted leave on average pay for two weeks from 4th February 1935 subject to suitability.

(2) The Income tax Officer, Tirunelveli, will hold additional charge of the Taxation Circle, no. 11.

P. H. SENEFF,
Governor of Illinois

Medena, 24th January 1928.

Powers

Lena—M.R.P. S. Ramaswami Ayyar, Extra Assistant Conservator of Forests and Second Forest Officer, Palakkad, Malabar, is granted leave on average pay for four months with effect from 1st March 1916, preparatory to retirement.

Madeira, 15th January 1914

Continuation of Item.—The suggestion, dated 20th December 1913, published at page 2 of Part II of the *For St. George Gazette*, dated 7th January

1933, granting leave to Mr. M. C. Chetty, Extra Assistant Conservator of Forests, is cancelled.

R. D. RICHMOND,
Chief Conservator of Forests.

Madras, 16th January 1933.

PENDING WORKS.

Patika.—M.R.Sy. Manaraj Venkatarathnam Ayyar, B.A., Assistant Engineer, on return from leave, to the Commissioner's Office, for change of a sub-division or its equivalent.

Patika and personal.—M.R.Sy. Dasu Srinivasulu Nayudu Ayyar, B.A., Engineer, on return from leave, to the Madras Circle for change of a sub-division and to affiliate as Assistant Engineer on Rs. 364 per annum.

Madras, 16th January 1933.

Patika and transfer.—M.R.Sy. Kattipattar Chinnappa Subbaraya Chetty Ayyar, Assistant Engineer, on return from leave, to the Tanjore Circle, for change of a sub-division.

M.R.Sy. Subramanyam Ayyar Subrahmanya Ayyar Ayyar, Officiating Assistant Engineer, Tirunelveli sub-division, Vengal division, Tanjore Circle, to the Coimbatore Circle, for change of a sub-division or its equivalent.

R. P. STONEY,
Chief Engineer, P. & F. D.
(General, Buildings and Roads).

Madras, 16th January 1933.

Patika.—(1) M.R.Sy. P. S. Palaniswami Ayyar Ayyar, Officiating Assistant Engineer, posted to this Circle, as Chief Engineer's No. 144-234-3, dated 15th January 1931, is re-posted to the charge of several sub-divisions, Kottai Kanara division.

(2) M.R.Sy. R. Sankarath Ayyar Ayyar, Officiating Assistant Engineer, on relief by him (1), is posted to the charge of the Special sub-division for carrying out repairs to the aprons of the Kottai Kanara at Kottai.

This cancels the posting ordered in No. 30-M, dated 15th January 1930.

R. NARASIMHAM,
Superintending Engineer, Kottai Kanara Circle.

Batavia, 17th January 1933.

As patika.—M.R.Sy. Manaraj Venkatarathnam Ayyar, B.A., Assistant Engineer, on return from leave, is reported to the Commissioner's Office as Personal Assistant to the Superintending Engineer with headquarters at Chinnappa.

E. W. P. WALSH,
Superintending Engineer, Chinnappa Circle.
Calcutta, 23rd January 1933.

MEDICAL.

Extension of term.—M.R.Sy. R. A. D. Graham Ayyar, M.B.B.S., Civil Assistant Surgeon, extension of leave on average pay without medical certificate for two months under Regulation No. 31, in continuation of the leave already granted.

Madras, 16th January 1933.

Patika.—M.R.Sy. K. Venkata Rao Ayyar, M.B.B.S., Civil Assistant Surgeon, is permitted to exceed the stipulated portion of his leave and is posted to Government Hospital, Benavoli, Kottai Kanara, near Mahabubabad, Amal Alam Sahib Bahadur, M.B.B.S., unattached.

Mahabubabad, Amal Alam Sahib Bahadur, M.B.B.S., Civil Assistant Surgeon, on relief at Government Hospital, Benavoli, Kottai Kanara, is posted to Government Hospital, Chinnappa, Kottai Kanara, to fill a vacancy.

Madras, 17th January 1933.

Patika.—Lieutenant R. A. Srinivasan, I.M.D., Military Assistant Surgeon, Kandian Medical Officer, Government Hospital, Kandian, is posted to the Hospital, Benavoli, Kottai Kanara, near Mahabubabad, Amal Alam Sahib Bahadur, M.B.B.S., Civil Assistant Surgeon, on relief from 15th February 1933.

Mr. P. N. J. Nicholas, I.M.D., Free class Military Assistant Surgeon, Government Medical Department, Madras, is posted as Resident Medical Officer, Government Hospital and Leishman in Hygiene, Government Medical School, near Benavoli, K. A. Srinivasan, I.M.D., Military Assistant Surgeon, unattached.

Madras, 20th January 1933.

Patika.—M.R.Sy. P. Venkata Rao Ayyar, B.A., M.B.B.S., temporary Civil Assistant Surgeon, on completion of training at the Chemical Engineer's Department, is posted to Kiny Institute, Guntur, to fill a vacancy.

M.R.Sy. P. Udayachand Rao Ayyar, M.B.B.S., M.B.B.S., Assistant District Medical Officer, Vengal, is posted to Government Hospital, Benavoli, Kottai Kanara, to fill a vacancy.

Leave.—M.R.Sy. C. Raghava Achari Ayyar, M.B.B.S., Resident Medical Officer, Government Raja Mahadevi District Hospital, Benavoli, leaves on medical certificate for three weeks from 15th December 1932 according to leave on average pay for absence days and his balance on half average pay under Paragraph 31, Rule 31.

Leave.—M.R.Sy. V. Sankarath Ayyar, B.A., M.B.B.S., Assistant to Professor of Medicine, Medical College, Vengal, leaves on medical certificate for two months from 15th April 1933 under Paragraph 31, Rule 31, with permission to profit and after granted holidays and Sundays on 1st and 2nd March 1933 and 15th April 1933.

(By order)

P. K. WARNER,

Acting General Assistant to the Surgeon-General.
Madras, 22nd January 1933.

GENERAL NOTIFICATIONS.

PATENTS.

The following printed specifications of applications for patents, which have been accepted under section 5 of the Indian Patents and Designs Act, 1911, have been published and can be inspected free of charge at the Madras Patent Office, Kottai Kanara. Copies of these specifications may be purchased at the Patent Office, 1, Chinnappa Street, Calcutta, at the price of one rupee per copy.

Directions for the guidance of inventors and others are given in the Indian Patents and Designs Act (prior to 1911) and in the Indian Patents and Designs Rules, 1922 (pages two annex). These should be consulted before an application is made to the Controller of Patents and Designs.

Index.—Doce 1933, Amal Alam Sahib Bahadur, 1933, near Mahabubabad.

PUBLIC HEALTH DEPARTMENT.
Vital Statistics of the Municipal Towns of the Madras Presidency for the week ending 14th December 1928.

District.	Serial number.	Municipal towns.	Population under Registration according to the Census of 1921.			Deaths		Deaths														Total.		
			Males.	Females.	Total.	Males.	Females.	Cholera.	Dysentery.	Typhoid.	Scarlet.	Erysipelas.	Smallpox.	Measles.	Whooping cough.	Diphtheria.	Tuberculosis.	Pneumonia.	Influenza.	Other.	Total.	Males.	Females.	Total.
Ganjam.	1	Barambas ..	18,021	34,750	52,771	24	1
	2	Pachampalli ..	4,214	4,481	8,695	16
	3	Chinnale ..	7,020	..	7,020	14
	4	Vingapuram ..	22,143	22,558	44,701	28
Vingapuram.	5	Vingapuram ..	16,000	16,816	32,816	27
	6	Arakapalle ..	16,000	10,379	26,379	2
	7	Madipalem ..	4,424	4,671	9,095	2
	8	Rejichandray ..	16,789	17,032	33,821	10
Gadameri, East.	9	Gadameri ..	16,548	17,006	33,554	42
	10	Padmapuram ..	7,000	7,410	14,410	2
Gadameri, West.	11	Ellore ..	16,800	17,000	33,800	2
	12	Palakolli ..	7,000	7,000	14,000	2
Kistna.	13	Barwadi ..	16,167	17,000	33,167	4
	14	Marripalem ..	16,167	17,000	33,167	4
Guntur.	15	Guntur ..	16,167	17,000	33,167	4
	16	Tandi ..	16,167	17,000	33,167	4
	17	Chilika ..	16,167	17,000	33,167	4
	18	Gogula ..	16,167	17,000	33,167	4
Nellore.	19	Narasimhapet ..	16,167	17,000	33,167	4
	20	Nellore ..	16,167	17,000	33,167	4
	21	Madura ..	16,167	17,000	33,167	4
	22	Corvuram ..	16,167	17,000	33,167	4
Chingleput.	23	Chingleput ..	16,167	17,000	33,167	4
	24	Chingleput ..	16,167	17,000	33,167	4
	25	Chingleput ..	16,167	17,000	33,167	4
	26	Chingleput ..	16,167	17,000	33,167	4
South Arcot.	27	Chidambaram ..	16,167	17,000	33,167	4
	28	Chidambaram ..	16,167	17,000	33,167	4
	29	Chidambaram ..	16,167	17,000	33,167	4
	30	Chidambaram ..	16,167	17,000	33,167	4
Trichinopoly.	31	Chidambaram ..	16,167	17,000	33,167	4
	32	Chidambaram ..	16,167	17,000	33,167	4
	33	Chidambaram ..	16,167	17,000	33,167	4
	34	Chidambaram ..	16,167	17,000	33,167	4
Tanjore.	35	Chidambaram ..	16,167	17,000	33,167	4
	36	Chidambaram ..	16,167	17,000	33,167	4
	37	Chidambaram ..	16,167	17,000	33,167	4
	38	Chidambaram ..	16,167	17,000	33,167	4
Madras.	39	Chidambaram ..	16,167	17,000	33,167	4
	40	Chidambaram ..	16,167	17,000	33,167	4
	41	Chidambaram ..	16,167	17,000	33,167	4
	42	Chidambaram ..	16,167	17,000	33,167	4

[Continued on next page.]

Jan. 25, 1929

PORT OF, GONDAR, GAZETTE

Wind Statistics of the Municipal Towns of the Madras Presidency for the year ending 31st December 1920—cont.

Districts	Municipal towns	Population from enumeration according to the Census of 1921			Season		Direction														Total		
		Male	Female	Total	Westerly	Northerly	Easterly	S.W.	S.	S.E.	E.	N.E.	N.	N.W.	W.	W.S.W.	S.W.	S.W.	S.W.	S.W.	Male	Female	Total
Ramanthapur	43	18,421	22,739	41,160	6	..	1	6	14	20
	44	17,780	11,955	29,735	16	..	5
	45	1,27	2,000	3,267
	46	7,223	8,797	16,020	19	21
	47	21,505	27,220	48,725	23
	48	53,389	58,297	111,686	28	1	4
	49	22,781	21,741	44,522	24	6
Tirunelveli	50	24,199	25,211	49,410	45	6	..	1
	51	11,204	11,002	22,206	24	..	1
	52	18,141	12,008	30,149	12
	53	10,202	10,607	20,809	21
	54	7,992	8,283	16,275	17	1
	55	4,880	5,283	10,163	11
	56	8,903	8,989	17,892	10
Chittoor	57	3,831	8,408	12,239	32	8
	58	51,420	55,822	107,242	36	1
	59	28,617	30,517	59,134	22
	60	11,681	11,636	23,317	7
	61	7,968	8,222	16,190	16
	62	5,242	6,034	11,276	10	1
	63	5,849	5,021	10,870	18	3
Cuddalore	64	5,777	8,609	14,386	9	..	1
	65	13,944	14,004	27,948	23
	66	8,194	8,908	17,102	22
	67	8,608	8,003	16,611	21
	68	8,168	7,802	15,970	18
	69	21,119	18,739	39,858	40
	70	16,518	16,671	33,189	29
Bellary	71	9,182	8,549	17,731	7
	72	8,590	8,119	16,709	7
	73	8,077	8,278	16,355	15
	74	8,605	8,838	17,443	8
	75	12,302	9,216	21,518	12
	76	8,489	8,716	17,205	9
	77	20,284	20,612	40,896	20
South Kanara	78	45,007	50,801	95,808	24
	79	20,018	21,808	41,826	18
	80	12,189	14,816	27,005	18
	81	23,686	24,496	48,182	18
	82	11,222	9,816	21,038	17	1
	83
	84
Total		1,202,482	1,202,482	2,404,964	2,480	308	75	29	8	203	100	456	26	26	26	7,081	1,145	1,202,482	2,404,964

* Figures not available.

N. S. UNHAY, Captain,
Acting Director of Public Health.

Madras, 26th January 1922.

IMPERIAL LIBRARY.

SECRETARY'S OFFICE, 4, WILKINSON ROAD,
CHENNAI.

Open as follows:
 { Week-days and Saturdays, from 10 a.m.
 to 7 p.m.
 Sundays and holidays, from 2 p.m. to
 6 p.m.

The Imperial Library is also a Lending Library.
 It is free to all except children. There is no sub-
 scription to pay.

K. M. ASADULLAH,
Officiating Librarian.

CONSERVATORS PUBLIC LIBRARY.

GOVERNMENT EASTERN BUILDINGS, MADRAS.

Open on all days in the week except Friday,
 October to March 7 a.m. to 5-30 p.m., and April to
 September 7 a.m. to 4 p.m.

Closed on the first Sunday of every month at
 its own request of Good Friday in the museum.

Consultation of books is free to any person of 17
 or more years of age. Books can also be borrowed
 by approved residents of Madras City and its
 vicinity. Applications for permission to borrow
 must be made by the applicant personally at the
 Library. A deposit of Rs. 20 will be required from
 each borrower.

No direct loan can be made to residents in the
 mofussil, but the Conservators Public Library can
 apply to Government for sanction to lend to mofussil
 libraries of sufficient standing.

F. H. GRAVELLY,
Principal Librarian.

JUDICIAL NOTIFICATIONS.

PROCLAMATION.

By virtue of a Precept to me directed by His
 Majesty's High Court of Justice at Madras, I hereby

proclaim and give notice that a Petition of Oyer
 and Terminer and General Final Delivery is and
 for Port St. George the Town of Madras and the
 local limits thereof and the places and townships
 adjacent thereto will be held on at the Court
 House of the Court at Madras on Monday
 the Third day of February ensuing the date hereof,
 at 10-45 a.m. in the forenoon, for the trial of all
 crimes and offences done or committed within
 Port St. George or the Town of Madras at the
 local limits thereof and places and townships
 adjacent thereto and dependent thereon.

And also that at the same time and place will be
 holden a Session of Adversary for the trial of all
 crimes and offences done or committed in the High
 Seas.

And I hereby require and enjoin all persons
 bound to prosecute and give evidence at the above
 Session or in any case connected thereto to attend
 at the time and place aforementioned and not to
 depart without leave.

C. ARDOL BARTH,
Sheriff of Madras.

High Court, Madras,
 26th December 1929

DESTRUCTION OF RECORDS.

Notice is hereby given that pursuant to the rules
 under the Destruction of Records Act, 1907 [O. O.
 No. 3031, Law (General), dated the 22nd
 December 1907], the documents and correspondence
 relating to the undermentioned companies which

were incorporated outside British India and which
 had a place of business in the Madras Presidency
 and had filed with the Registrar of Joint Stock
 Companies, Madras, the several documents re-
 quired by section 117 of the Indian Companies Act,
 1905, but which were generally agreed to have such a
 place, will be destroyed three months after the date of
 publication of this notice.

Serial number, name of company, date of incorporation,
 date of filing of documents, date of dissolution of
 the Indian Companies Act, 1905, name and address of
 the company at the time of its incorporation, the nature of
 the business, the date of the first meeting of the company,
 and the date of the meeting and date of closing of books of
 business in the Madras Presidency.

1. *Swiss Plate Insurance Company of Basle*,
 Switzerland, 2nd August 1914, Madras, Valerio
 Brothers & Co. Ltd., 1, Chelmsford, Tollymore,
 Fire Insurance, 2nd March 1923.

2. *Swiss Marine Insurance Company*, 26th
 August 1913, Mr. N. B. Munnell of Calcutta,
 General Agents, Calcutta, Syndicate of Religion and
 Trading, 15th November 1924.

3. *Marine Insurance Company, Limited*,
 England, 19th October 1914, Madras, Aspinwall &
 Co. of Calcutta, Agents, British India, Marine
 Insurance, 1st June 1923.

4. *National Benefit Assurance Company, Limited*
 (Insurance known as National Benefit Trust,
 Limited, and then as National Benefit Life and
 Property Assurance Company, Limited), England,
 2nd March 1913, Messrs. Hope Partridge & Co.,
 Agents, Madras, Insurance, 12th August 1922.

5. *Netherlands Fire and Life Insurance Company*,
 Limited, Holland, 15th October 1914, Messrs.
 Aspinwall & Co., of Calcutta, Agents, British India,
 Insurance, 15th February 1922.

E. K. M. BOWER,

Registrar of Joint Stock Companies.

Madras, 21st January 1930.

Notice is hereby given that, pursuant to the
 rules under the Destruction of Records Act, 1907,
 the documents and correspondence relating to the
 undermentioned (i) companies registered under the
 Indian Companies Act, 1905 (Act VII of 1905), and
 the Companies Act previously in force, and (ii)
 societies registered under the Provincial Insurance
 Societies Act, 1912 (Act V of 1912), which were
 dissolved five years previous to the date of publica-
 tion of this notice (O. O. No. 1785, Home (General),
 dated the 21st July 1927), and (iii) societies
 registered under the Societies Registration Act,
 1900 (Act XXI of 1900), of which notice has been
 given in the Gazette of India, for publication in the
 Gazette of India, dated the 4th November 1927, will be
 destroyed after three months from the date of publica-
 tion of this notice.

Serial number, name of company, or society, date of
 registration, date of its dissolution, date of dissolution
 of the Indian Companies Act, 1905, or date of
 dissolution of the Societies Registration Act, 1900,
 or date of the meeting of the company and date of
 dissolution of the company.

Dissolved Companies.

1. *Ananda United Benefit Fund, Limited*, 15th
 October 1913, V. K. of 1913, Banking and Co.,
 103, Nungesser, Madras Street, Madras, Mr. P. N.
 Prabhakara Nallayya, Managing Director, 22nd
 December 1924.

2. *Andhra Trading Company, Limited*, 15th
 October 1913, V. K. of 1913, General merchandise,
 1, Nallayya, 1, Nallayya, 1, Nallayya, Madras,
 Mr. T. Raju, Managing Director, 22nd July 1924.

3. *Khanata Bhondar, Limited*, 11th June 1933, VI of 1933, *Trading*, 49, Big Street, *Trichinopoly*, Madras, Mr. S. Sargachetty Chetty, Managing Director, 28th July 1934.

4. *General Motors Corporation, Limited*, 26th January 1933, VII of 1933, *Registration*, 18, Colar Street, *Chengalpattu*, Madras, Mr. N. H. Karamba Appagari, Managing Agent, 27th May 1934.

5. *Hindu Monthly Savings Fund*, 26th March, Limited, 26th January 1934, VII of 1933, *Money lending*, 11/3, Kanchappa Nank's *Agraharam*, *Chengalpattu*, Madras, Mr. C. Govindaswami, Secretary, 12th January 1934.

6. *Indore Baghwan Printing and Publishing Company, Limited*, 2nd July 1931, VII of 1933, *Printing and Publishing*, 1/34, Kanchaswami *Agraharam*, *Chengalpattu*, Madras, Messrs. S. S. Menon & Co., Managing Agents, 21st December 1934.

7. *Taluk Transport Service, Limited*, 12th September 1933, VII of 1933, *Transport of goods*, "Indra", *Petich Road*, *Chengalpattu*, Madras, Messrs. M. A. P. Chetty & Co., Managing Agents, 18th March 1934.

8. *Madras Bank Company, Limited*, 4th March 1933, VII of 1933, *Banking and Loan*, 48, *Anderson Street*, *Chengalpattu*, Madras, Mr. S. M. K. Mohamed Roshid, Managing Director, 18th November 1934.

9. *Madras Bank Permanent Fund, Limited*, 28th February 1933, VI of 1933, *Money lending*, 48, *Challapathur Street*, *Chengalpattu*, Madras, Mr. A. S. Srinivasan Mudaliyar, Managing Director, 18th March 1934.

10. *Madras Bank Permanent Fund Company, Limited*, 17th May 1933, VII of 1933, *Banking and Loan*, 48, *Anderson Street*, Madras, Mr. A. M. Ponnambalam Chettiar, Managing Director, 21st October 1934.

11. *Madras General Permanent Fund, Limited*, 26th May 1933, VII of 1933, *Banking and Loan*, 12, *Seydham's Road*, *Paluram*, Madras, Mr. M. A. Srinivasan, Managing Director, 18th September 1934.

12. *S. S. Limited*, 11th September 1933, VII of 1933, *General merchandise*, 41, *Chengalpattu*, *Agraharam*, *Chengalpattu*, Madras, Mr. M. C. Srinivasan Chetty, Managing Director, 21st July 1934.

13. *Srinivasan Bank, Limited*, 18th March 1933, VII of 1933, *Banking and Loan*, 21-A, *High Road*, *Chengalpattu*, Madras, Mr. B. Vennambalam Appa, Liquidator, 21st December 1934.

14. *Bank of India, Limited*, 14th September 1933, VII of 1933, *Trading and Publishing*, 21-A, *High Road*, *Chengalpattu*, Madras, Mr. K. Vinnambalam Appa, Liquidator, 21st December 1934.

15. *Srinivasan Bank, Limited*, 1st June 1930, VII of 1933, *Banking and Loan*, 19/17, *Trichinopoly High Road*, Madras, Mr. T. Srinivasan Appa, Managing Director, 27th May 1934.

16. *Shri Narsimhai Vinnambalam Bank Company, Limited*, 6th March 1933, VII of 1933, *Banking and Loan*, 1/48, *Radhakrishna Street*, *Chengalpattu*, Madras, Mr. T. Nandamuni Nayagari, Managing Director, 18th February 1934.

17. *Swamy & Co., Limited*, 1st February 1933, VII of 1933, *General merchandise*, 4, 5 & 6/53, *Chann Bazaar Road*, Madras, Mr. P. T. Kamaswami Chetty, Managing Director, 28th July 1934.

18. *Tripurtha Chittaswami Travellers Company, Limited*, 28th September 1933, VII of 1933, *Travellers*, 1/33, *Kanchaswami Agraharam*, *Chengalpattu*, Madras, Mr. T. K. Venkatesan Appa, Managing Director, 18th December 1934.

19. *United Motors, Limited*, 25th October 1933, VII of 1933, *Motor vehicles*, 182, *Maruti Road*, Madras, Mr. K. Lakshminarayana, Liquidator, 21st May 1934.

Notified President Insurance Societies.

1. *Kanchaswami Provident Fund, Limited*, 10th April 1933, V of 1933, *President Insurance*, 1, *East Town Street*, *Kanchaswami*, *Trichinopoly*, Mr. C. V. Matham Rao, Liquidator, 13th March 1934.

2. *North Arcot District And Sri Mahabaleswari Vinnambalam Fund, Limited*, 6th June 1933, V of 1933, *President Insurance*, 15, *Bay Bazaar Street*, *Arcot*, *North Arcot District*, Mr. A. G. Kanchaswami Nayagari, Acting Secretary and Manager and Liquidator, 21st August 1934.

Defunct Society under the Societies Registration Act, 1909.

1. *Myers Srinivasan Chetty Trust Board*, 21st May 1934, XXI of 1930, *Education*, 4, *North Beach Road*, *Madras*, Mr. K. T. Srinivasan, High Court Agent, 27th April 1934.

H. KRISHNAMURTHI

Notified Societies of Joint Stock Companies

Madras, 21st January 1934.

NOTIFICATION.

The High Court is pleased to extend the period fixed for the discontinuance of enforcement of First Grade Debts to the 1st January 1935 and the receipt of applications therefor to the 15th October 1934.

2. The following amendments will be made in paragraph 1 of the High Court Notification, dated the 20th August 1933, published at page 1035-1036 of Part II of the Fort St. George Gazette, dated the 25th August 1933:—

(1) For "1st January 1932" substitute "1st January 1935" and

(2) for "the 15th day of October 1933" substitute "the 15th day of October 1934."

G. S. WHITE,
Acting Registrar.

High Court, Madras,
17th January 1934.

INSOLVENCY PETITIONS.

No. 52 of 1933 (J.A. No. 5 of 1934),
DISTRICT COURT, ANANTAPUR.

Narayana Adinarayana—Petitioner.
Sankha Gani Chinnu Vinnambalam and others—
Quasi-petitioner.

Take notice that the above-named insolvent has applied for an order of absolute discharge under section 41 of the Provincial Insolvency Act and that the petition stands posted to 27th February 1934 for hearing.

M. K. AMBUD-DIN,

Assistant Judge,
Anantapur, 18th January 1934.

No. 5 of 1933, DISTRICT COURT, CHENNAI.
Pole Brudi—Petitioner.
Gopal Raja and others—Quasi-petitioner.

Notice is hereby given that, under section 30 of Act V of 1920, the above-named petitioner was adjudged an insolvent by an order of this Court, dated 18th January 1934, and that he must apply for discharge within one year from the said date.

All creditors are requested to prove their debts at an early date before the Official Receiver, Calcutta, to whom further proceedings are transferred.

K. B. KIRKON,
District Judge.

Calcutta, 26th January 1934.

No. 62 of 1929, DISTRICT COURT, CALCUTTA.
Ramesh Chandra Mondal—Petitioner (Debtor).
Palaniswami Mahendral Nayudu and others—

—Respondents (Creditors).

Notice is hereby given under section 36 of Act V of 1929 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 26th January 1930, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Calcutta by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1929, within two months from this date.

No. 56 of 1929, DISTRICT COURT, CALCUTTA.
Chittabharani Nagappa—Petitioner (Debtor).
Chappal Thimma Reddi and others—Respondents (Creditors).

Notice is hereby given under section 36 of Act V of 1929 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 16th January 1930, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Calcutta by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1929, within two months from this date.

No. 77 of 1929, DISTRICT COURT, CALCUTTA.
Varadola Padma Ramappa—Petitioner (Debtor).
Chakrabarti Venkiah and others—Respondents (Creditors).

Notice is hereby given under section 36 of Act V of 1929 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 16th January 1930, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Calcutta by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1929, within two months from this date.

No. 76 of 1929, DISTRICT COURT, CALCUTTA.
Uppala Kishore Mahappa—Petitioner (Debtor).
Gopalappa Venkata Subbappa and others—

—Respondents (Creditors).

Notice is hereby given under section 36 of Act V of 1929 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 25th January 1930, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Calcutta by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1929, within two months from this date.

No. 84 of 1929, DISTRICT COURT, CALCUTTA.
Kishore Mahappa—Petitioner (Debtor).
Kishore Mahappa and others—Respondents (Creditors).

Notice is hereby given under section 36 of Act V of 1929 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 25th January 1930, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Calcutta by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1929, within two months from this date.

No. 85 of 1929, DISTRICT COURT, CALCUTTA.

Thambala Venkappa—Petitioner (Debtor).
Kam. Reddi Chinnai Lakshmi Reddi and others—

—Respondents (Creditors).

Notice is hereby given under section 36 of Act V of 1929 that the above-named petitioner was adjudicated an insolvent by an order of this Court, dated 16th January 1930, and that the creditors of the said insolvent should prove their debts before the Official Receiver at Calcutta by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1929, within two months from this date.

No. 103 of 1929, DISTRICT COURT, CALCUTTA.

Gurukul Venkateswara Reddi—Petitioner (Debtor).
Devidurai Venkata Reddi and others—

—Respondents (Creditors).

Notice is hereby given under section 36 (3) of Act V of 1929 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted to 14th February 1930 for the hearing of objections.

No. 104 of 1929, DISTRICT COURT, CALCUTTA.

Uppala Lakshminarayana—Petitioner (Debtor).
Gopalappa Venkata Reddi—Respondent (Debtor).

Notice is hereby given under section 36 (3) of Act V of 1929 that the petitioner put in by the above-named petitioner to declare the respondent an insolvent is posted to 14th February 1930 for the hearing of objections.

No. 103 of 1929, DISTRICT COURT, CALCUTTA.

Reddi Venkappa—Petitioner (Debtor).
Devidurai Kama Reddi and others—Respondents (Creditors).

Notice is hereby given under section 36 (3) of Act V of 1929 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted to 14th February 1930 for the hearing of objections.

O.P. No. 143 of 1929, DISTRICT COURT, CALCUTTA.
Tangumudi Subbi Reddi—Petitioner (Debtor).
Banda Subbappa and others—Respondents (Creditors).

Notice is hereby given that the petitioner put in by the above-named insolvent under section 41 of Act V of 1929 to obtain an order of absolute discharge stands posted to 17th February 1930 for hearing.

O.P. No. 146 of 1929, DISTRICT COURT, CALCUTTA.
Kishore Mahappa—Petitioner (Debtor).
Kishore Mahappa Venkata Subbappa Reddi and others—

—Respondents (Creditors).

Notice is hereby given that the petitioner put in by the above-named insolvent under section 41 of Act V of 1929 to obtain an order of absolute discharge stands posted to 14th February 1930 for hearing.

K. E. BLACK,
District Judge.

Calcutta, 17th January 1934.

No. 95 of 1929, DISTRICT COURT, SOUTH ARUN.

Sankaranarayanan Kandasami, son of Moorthi Kanna Kandasami of Kalyanapur, Villaguram taluk—

Petitioner.

Krishnaswami Chettiyar, son of Manga Chettiyar, residing at Kalyanapur, Villaguram taluk—

Respondent.

Notice is hereby given under section 90 of the Provincial Insolvency Act that the above-named

involunt by order of the Court, dated 10th January 1933, and that he should apply for discharge on or before 10th January 1931. Candidates should prove their abode within three months of the date of publication of the advertisement in the District Gazette by delivering or sending by registered post to the District Receiver, South Coast, an affidavit on Form No. 2 of the Provincial Landrency Rules under section 35 (1) of Insolvency Act.

P. C. LOBO,
Deputy Editor

Cedars, 10th January 1933.

No. 4 of 1938, San Juan, Havana.

Fathmette Yachetappaya, age of 20 years, aged 40 years, Fathmette Sathaya, aged 30 years, Fathmette Sathaya, aged 30 years, Fathmette Sathaya, aged 30 years and Fathmette Sathaya, aged 30 years—Fathmette (Sathaya), Fathmette Yachetappaya and thirty others—Fathmette (Sathaya).

Notice is hereby given under section 34 of the Provincial Insolvency Act V of 1920 that the above named petitioners have been adjudged insolvent by the order of this Court, dated 9th January 1920, and that eighteen months' time has been granted to them to apply for their discharge from the date of the order. All the creditors are required to prove their claims before the Official Receiver, Kluang, who was appointed receiver of the properties of the insolvents.

No. 12 of 1829. *Shiv-Saagar, Patna.*

Y. Abdul Hamid, son of Sheikh Farid, Mahamudnagar, aged 45 years, of Buranga-Pattana (Dakar).
Said Parametien, Boat, trading by the name of Birakura. Harikaran and seven others—Eugenevick Chaudhry.

Notice is hereby given under section 20 of the Provincial Insolvency Act of 1920 that the above-named petitioner has been adjudicated insolvent by the order of this Court, dated 7th December 1925, and that offers made by him have been refused to him to apply for his discharge from the date of the order. All the creditors are required to prove their debts before the Official Receiver, Toronto, who was appointed receiver of the property of the insolvent.

MAY 23, 1959, BOULDER, HAWAII.

Guliebsa Yendiatshelva, son of Chino Lelsh-mana, Vysn, traded aged to peasant of Khammo-Ekhuam (Oshir).

[illegible]

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act V of 1920 that the above-mentioned petitioner has applied to the Court to place the respondent Nos. (1) to (4) as insolvents and that his petition stands posted to 11th March 1932 for hearing the objection. Any willing witness to appear the same may appear either in person or by agent on the said day.

No. 1 of 1994, Eye Cover, BANGKOK.

Ugalla *Dehruvalal*, son of *Hamasawam*, Vysa, trade, aged 14 months, resident of *Sagayapattam*, mine by north island and mother, *Shashima-Dehruval* (Dehru).

Notice is hereby given under section 17 (2) of the Financial Institutions Act 6 of 1939 that the above-named partner has applied to this Court to declare the respondent an insolvent and that his petition stands posted to be heard on March 1939 for bearing the allegations. Any creditor wishing to oppose the same may appear either in person or by valia on the said day.

L. NARAYANA AYYAR,
Subordinate Judge

Revised, 21st January 1988

No. 4 of 1967, See-Over, Sports Magazine,
Calcutta

Exampyranbath Kachinapatti of Veluppan
amman, Karakkal deam, Erud taluk-
Pudukottai.

Notice is hereby given that the petitioner has applied to this Court for an absolute order of discharge and that the petition is posted to file February 1830.

Y. K. KRISHNAN NAMBIYAR,
Additional Sessions Judge
Calicut, 17th January 1938.

No. 11 of 1986 (L.A. No. 2006 of 1986)
San Diego, California.

Atanashi Appa Rao—*Patilwar* (London).
Nema Chaita Rao and others—*Superior* (Ceylon).

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1910 that the above named person has applied to this Court for an order of absolute discharge. Creditors who wish to oppose the same should appear before this Court in person or by duly authorized pleader on 20th March 1920 at 11 a.m.

K. GOPALAKRISHNA RAU,
Subordinate Judge
Coimbatore, 17th January 1930.

No. 37 of 1925 (N. F. No. 207 of 1925)
 (See Comm. Taxation.)

Acanthinurella Chittlyar, var. of *Machina chittlyari*, n. sp.

Notice under section 87 (2) of Act V of 1920 is hereby given that the order of adjournment passed by the Chief Magistrate, Madras, on 20th February 1920, adjourning the respondent as aforesaid is annulled by order of this Court, dated 19th January 1920.

May 9 and 10, 1976. Salt Creek, DuPage Co.

Thayyappa Karandam, son of Nelli Karandam, of
Pattampalayam, Kottachann village, Palani
taluk—Pattam (Jattam).
Arumachari Chettiar and others—Gottam.

Notice under section 16 of Act V of 1932 is hereby given that the aforementioned publication has been seized pursuant to order, dated 14th January 1948, and that he has been directed to apply for discharge in ten years from that date. All creditors should prove their claims before the Official Receiver, Madras, as soon as possible, in the form prescribed under the rules.

No. 12 of 1937, *SUB-COURT, DIVERGEE.*
Rangaswami Appay, son of Shanmug Subbaramu
Appay at Thandass, Pariphalam taluk—
Patitioner (Petitioner).
Shriani Chelvaraj and others—Creditors.

Notice under section 35 of Act V of 1920 is hereby given that the above-named petitioner has been adjudged insolvent by order, dated 17th January 1939, and that he has been directed to apply for discharge within six years from that date. All creditors should prove their claims before the Official Receiver, Madras, as soon as possible in the form prescribed under the rules.

K. S. VENKATACHALA AYYAR,
Subordinate Judge.

Dindigul, 15th January 1939.

No. 1 of 1939, *SUB-COURT, KARAIKAL.*
Muthay Ganganayagam Sundaram Gnan—Patitioner
(Creditors).
Sayyith Veckayya—Creditors (Debtors).

Notice is hereby given under section 13 (2) of Act V of 1920 that the above-named petitioner has applied to declare the aforesaid petitioners insolvent and that the said application stands posted to 20th February 1939. Any person or other creditor wishing to oppose the same may appear before this Court either in person or by pleader at 11 a.m. on the said date.

N. NARASIMHAM,
Principal Subordinate Judge.

Ellore, 15th January 1939.

No. 22 of 1937, *SUB-COURT, KANNAMMAL.*
Ramachandran Appay—Debtors (Petitioner).
Rangaswami Appay and others—Creditors.
Rangaswami (Creditors).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has been granted an order of discharge by order of this Court, dated 14th December 1937.

No. 2 of 1938, *SUB-COURT, KANNAMMAL.*
Sudhakar Veluppa, son of Rangaswami Veluppa,
residing at Tirumala Kodiyam street, Kumbakonam—Patitioner.
Pillai Appay and twenty-three others—Creditors.

Notice is hereby given under section 35 of Act V of 1920 that the petitioner has applied to this Court to adjudge him an insolvent and that his application stands posted for hearing to 17th February 1939 before this Court. Any person wishing to oppose the said application may appear before this Court either in person or by pleader on the said date.

T. RAJAGOPALA ACHARY,
Additional Subordinate Judge.

Kumbakonam, 22nd January 1939.

No. 13 of 1937, *SUB-COURT, KANNAMMAL.*
Shankar Desai Chinniah—Patitioner.
Kannadai Hanumanth Karamchi and others—Creditors.

Notice is hereby given under section 35 (1) of the Provincial Insolvency Act that the above-named petitioner has submitted a composition scheme in satisfaction of his debts to this Court, and that the said petition stands posted to 17th February 1939. Any creditor wishing to oppose the same may do so either in person or by pleader on the said date.

No. 36 of 1938, *SUB-COURT, KARAIKAL.*
Subbaram Subbaraj and others—Patitioner.
Rajappa Subbaraj and others—Creditors.

Notice is hereby given under section 41 (2) of the Provincial Insolvency Act that the above-named petitioners have applied to this Court praying that they may be discharged and that the petition stands posted to 21st February 1939. Any creditor wishing to oppose the same may do so either in person or by pleader on the said date.

No. 21 of 1938, *SUB-COURT, KARAIKAL.*
Kandam Subbaraj—Patitioner.
Kandam Subbaraj and others—Creditors.

Notice is hereby given under section 41 (1) of the Provincial Insolvency Act that the above-named petitioner has applied to this Court praying that he may be discharged and that the petition stands posted to 20th February 1939. Any creditor wishing to oppose the same may do so either in person or by pleader on the said date.

No. 21 of 1937, *SUB-COURT, KARAIKAL.*
Toga Thandass and others—Patitioner.
Mahalingam Chinniah and others—Creditors.

Notice is hereby given under section 35 of the Provincial Insolvency Act that the above-named petitioners 1 and 2 were adjudged insolvent by an order of this Court, dated 14th December 1937. Creditors shall prove their debts in three months before the Official Receiver, Karaimal, who is appointed Receiver in this case. Time for applying for discharge is six months.

No. 15 of 1937, *SUB-COURT, KARAIKAL.*
Kudam Thandass Subbaraj—Patitioner.
Kandam Thandass and others—Creditors.

Notice is hereby given under section 35 of the Provincial Insolvency Act that the above-named petitioner was adjudged insolvent by an order of this Court, dated 14th December 1937. Creditors shall prove their debts in three months before the Official Receiver, Karaimal, who is appointed Receiver in this case. Time for applying for discharge is three months.

No. 31 of 1938, *SUB-COURT, KARAIKAL.*
Thandass Rangaswami Subbaraj—Patitioner.
Rangaswami Subbaraj and others—Creditors.

Notice is hereby given under section 35 of the Provincial Insolvency Act that the above-named petitioner was adjudged insolvent by an order of this Court, dated 14th December 1937. Creditors shall prove their debts in three months before the Official Receiver, Karaimal, who is appointed Receiver in this case. Time for applying for discharge is six months.

K. RAMANATHA RAO,
Subordinate Judge.

Karaimal, 22nd January 1939.

No. 10 of 1937, *SUB-COURT, MADRAS.*
N. Ramachand, son of Angler, residing at Khammam Street, Madras—Patitioner (Debtors).
Thandass K. Ranganathan and twenty-two others—Creditors (Debtors).

Notice under section 35 of Act V of 1920 is hereby given that the above-named debtor was adjudged insolvent by this Court on 10th January 1938 and that he is directed to apply for his discharge within six years from the date of adjudication. The creditors are required to prove their debts as soon as possible by delivering or sending by registered post to the Official Receiver, Madras, affidavits in Form No. 2 of the Provincial Insolvency Rules.

No. 61 of 1938, Sess Court, Madras.
Sankaran Nalla, son of Perumal Nalla, residing
at Alambur, Madras Town—Fiduciary

Acas, Acas, Lena Challenging Chettler and night
other—Examinable (Chettler).

Hallie is hereby given that the above-named petitioner (defendant) has applied to this Court under sections 34 and 35 of Act V of 1923 praying to be admitted as resident and that the said petition stands posted to 28th February 1936 for hearing in this Court.

3. P. M. Polakoff (Chairman) and thirty-six others
(names omitted)

Notes are hereby given that the above-named petitioners (McIntire) have applied to this Court under sections 7 and 10 of Act V of 1922, praying to be assigned mandamus and that the said petition stands posted to 14th February 1926 for hearing in this Court.

No. 2 of 1930, Sec-OWAY, KANAWA.
Harkness Ayer and another—Perillare.
Dioscorea Stenoglossa affinis Strobilanthus Stenoglossa,
one of Pichia Stenoglossa, residing at Penzance,
Mammillaria tiliata, one at Terepunguier Knd
Street, Malacca, and Mammillaria Stenoglossa, one of
four specimens, residing at Penzance, Mammillaria
tiliata, now at Terepunguier Knd
Street, Malacca. —Remondet (Delort).

Notice is hereby given that the abovesigned petitioners (ex-dors) have applied to this Court under sections 8 and 14 of Act V of 1928, praying to adjudge the respondents insolvent and that the said petition stands posted to 26th February 1932 for hearing in the Court.

B. D. SRINIVASA ACHARYA,
Second Additional District Judge
 Madras. 17th January 1910.

No. 10 of 1929, Sub-Committee, HANNOVARTON.
Sole Agents Krishna Rao NRI Construction Com-
pany represented by its Manager Kollipati
Srinivasulu - Petaling Jaya.
Tollan Mangayya and Peditai Viraswamy—
Sole Agents.

Notice hereby given under section 18, clause (12) of Act V of 1928 that the above-named petitioner has filed a petition on 22h December 1932 last before the magistrates as hereunder. The said petition stands passed on 22h February 1933 for hearing. Any creditor wishing to oppose the same may appear in person or by pleader at 11 a.m. on the above date.

C. VARADARAJULU,
Subordinate Judge
Madras, 31st January 1954.

No. 25 on 1428, San-Cruz, Mexico.
Yellowish translucent brownish--faded (Diller).
Rare. Occasional in the surrounding area and adjacent
regions.

Stamps is hereby given under clause 2 of section 20 of Act V of 1925 that the aforementioned petitioners applied to this Court by petition, dated 2nd December 1925, for adjournment but as found and that the petition stands granted to 10th March 1926 for hearing.

No. 37 of 1898, Sub-Committee, WILSON.
Duchess of Devonshire's—Parker (Duke).
Monsieur. Mrs. B. and others—Dependent.

Nation is hereby given under clause 2 of section 18 of Act V of 1930 that the abovesaid petitioners applied to this Court by petition, dated 12th December 1928, for adjudging him an insolvent and that the petition stands posted to 11th March 1929 for hearing.

No. 14 of 1929, Set-Cover, Nilam.
Kekkaripet: Krishnamurthy and others—
Pudumuri (Gravel).
Kalarasanki Venkatarao's and others—

Notice is hereby given under clause 2 of section 16 of Act V of 1939 that the above-named petitioners applied to this Court by petition, dated 2nd December 1938, for adjudging the respondents as insolvents and that the petition stands posted to the 11th March 1939 for hearing.

N. RAMANWAMI,
Subordinate Judge.

No. 2 of 1928, Sir-Owen, Palsley.
 Answer after Answered Annual-Police.
 Handwritten Father's son Marjorie Anna,
 residing in Father's house, Palsley town-
 Somerset.

Notice is hereby given under section 28 (1) of Act V of 1950 that the petitioner above named has applied to this Court to adjudge the respondent above named an insolvent and that her petition is posted to 22nd February 1956 for hearing. Any person wishing to oppose the same may do so either in person or by bailie on the said date.

U. RAHAPPA,
Esquire, Judge.

No. 31 of 1929, SIO COUNTY, KANZAS.
Subsidiary Piles—Pileline (Biller).
Pileline Kamschurmann Pile and others—Respondents
(Creditors).

Notice is hereby given under section 33 of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court to adjudge him an insolvent and that the petition is slated to 25th February 1932.

M. M. SANKHARAYATTA,
Principal District Judge.
Madras, 17th January 1928.

No. 4 en 1836, Son-Comar, Trefvallen.
A. Håkshult Sandström—Fästare (Ordnar).
Värmdharnings—Expedient (Delare).

Notice is hereby given, under alias 2 of section 10 of Act V of 1932, that the above named petitioner has applied to this Court to adjudge the respondent an insolvent and that his application stands posted for hearing to the 22nd day of February 1934. Any creditor wishing to oppose this said application may appear before the Court either in person or by valid oral or valid facts.

S. NARAYANASWAMI AYYAR,
Additional Subordinate Judge
Tirunelveli, 22b January 1948

Time for application for discharge is extended till 28th October 1910 in the above noted L.P. No. 32 of 1907.

No. 35 of 1927, *Sea-Officer, TAMILNADU*.
Time for application for discharge is extended till 18th August 1930 in the above noted L.P. No. 35 of 1927.

No. 36 of 1928 (L.A. No. 1837 of 1928),
Sea-Officer, TAMILNADU.

Rameswami Chettiar, Rameswami Chettiar and Duraimani Chettiar, sons of Pannapal. Subhramanyam Chettiar, residing at Jayakondachalapuram, *Tiruvallur District—Pettahs (Deliver)*.

Subhramanyam Chettiar and others—*Respondents (Objection)*.

Take notice that the above application under sections 56 and 58 of Act V of 1925 for approval of acquisition cases on for hearing before the Additional Subordinate Judge of Tiruchinopoly as 3rd February 1930.

No. 41 of 1928, *Sea-Officer, TAMILNADU*.
Time for application for discharge is extended till 18th August 1930 in the above L.P. No. 41 of 1928.

No. 45 of 1928, *Sea-Officer, TAMILNADU*.
Time for application for discharge is extended till 1st March 1930 in the above L.P. No. 45 of 1928.

No. 70 of 1928, *Sea-Officer, TAMILNADU*.
Time for application for discharge is extended till 25th February 1930 in the above L.P. No. 70 of 1928.

No. 63 of 1928 (L.A. No. 1897 of 1928),
Sea-Officer, TAMILNADU.

(1) M. Subramanyam Ayyar, son of Thirumadiparam. M. Ayyar, residing at Srinivasan Chetti Street, Chinnasale Street, Tiruchinopoly, and (2) S. Velupillai Ayyar, son of S. V. 1, residing at same place—*Pettahs (Deliver)*.

Srinivasan Chettiar, Duraimani Chettiar and others—*Respondents (Objection)*.

Take notice that the above application under section 41 of Act V of 1925 for an order of absolute discharge comes on for hearing as 3rd February 1930 before the Additional Subordinate Judge, Tiruchinopoly.

No. 8 of 1929, *Sea-Officer, TAMILNADU*.
Time for application for discharge is extended till 4th April 1930 in the above L.P. No. 8 of 1929.

No. 51 of 1928, *Sea-Officer, TAMILNADU*.

M. Krishna Rao and M. Venkayappa Rao, sons of Narayana Ayyar at Arunkavathi, Kallar taluk—*Pettahs (Deliver)*.

Srinivasan Chettiar and others—*Respondents (Objection)*.

Take notice that the above application under sections 5 and 13 of Act V of 1925 for adjudging the petitioner insolvent comes on for hearing before the Additional Subordinate Judge of Tiruchinopoly on 3rd February 1930.

No. 34 of 1928, *Sea-Officer, TAMILNADU*.

Ayyar, son of Rameswami at Thiruchendur, Tiruchinopoly taluk—*Pettahs (Deliver)*.

Srinivasan Chettiar and others—*Respondents (Objection)*.

Take notice that the above application under section 10 of Act V of 1925 for adjudging the petitioner insolvent comes on for hearing before the Additional Subordinate Judge of Tiruchinopoly as 3rd February 1930.

No. 54 of 1928, *Sea-Officer, TAMILNADU*.

S. Nethakrishna Chettiar, son of Sunda Chettiar, at Vakkam Pannar Street, Wairar, Tiruchinopoly—*Pettahs (Deliver)*.

Velupillai Chettiar and others—*Respondents (Objection)*.

Take notice that the above application under sections 7 and 10 of Act V of 1925 for adjudging the petitioner insolvent comes on for hearing before the Additional Subordinate Judge of Tiruchinopoly on 3rd February 1930.

No. 57 of 1928, *Sea-Officer, TAMILNADU*.

Rameswami Pillai, son of Kuthi Pillai, at Karpappan Kottai Street, Kara—*Pettahs (Deliver)*.

Velupillai Chettiar and others—*Respondents (Objection)*.

Take notice that the above application under section 10 of Act V of 1925 for adjudging the petitioner insolvent comes on for hearing before the Additional Subordinate Judge of Tiruchinopoly on 3rd February 1930.

C. N. KUPPUSWAMI,
Additional Subordinate Judge.

Tiruchinopoly, 17th January 1930.

No. 27 of 1928 (L.A. No. 3 of 1928),
Sea-Officer, TAMILNADU.

David Abel Nader, son of Abel Nader, residing at Nigamapuram, Tiruchinopoly taluk—*Pettahs (Deliver)*.

Notice is hereby given under section 41 of Act V of 1925 that the petitioner has applied for an order of discharge and that the above application is posted on 23rd February 1930.

No. 31 of 1926 (L.A. No. 414 of 1926),
Sea-Officer, TAMILNADU.

Arthuri Matharam Nader, son of Arthuri Nader, residing at Nigamapuram, Tiruchinopoly taluk—*Pettahs (Deliver)*.

Notice is hereby given under section 41 of Act V of 1925 that the petitioner has applied for an order of discharge and that the above petition is posted on 23rd February 1930.

No. 19 of 1927 (L.A. No. 433 of 1927),
Sea-Officer, TAMILNADU.

(1) Srinivasan Chettiar, (2) Krishna Karupiah and (3) Pothan Karupiah, sons of Rameswami Karupiah, residing at Padmanabhanpuram, Tiruchinopoly taluk—*Pettahs (Deliver)*.

Notice is hereby given under section 41 of Act V of 1925 that the above petitioners have applied for an order of discharge and that the above petition is posted on 23rd January 1930.

No. 28 of 1927 (L.A. No. 307 of 1927),
Sea-Officer, TAMILNADU.

(1) Narayanaswami Pillai, son of Venkataswami Pillai, residing at Kallipatti, and (2) Arumugam Chettiar, son of Subramanyam Chettiar, residing at Kallipatti—*Pettahs (Deliver)*.

Notice is hereby given under section 41 of Act V of 1925 that the above petitioners have applied for an order of discharge and that the above petition is posted on 23rd January 1930.

No. 38 of 1925, **Sub-Court, Tuticorin.**
R. N. P. L. & P. L. Nishappa Chettyar—Petitioner (Debtor).
Sivadas Nader, son of Nannabai Nader, residing at Althar, Amalikulam road, Kallupattai taluk—Respondent (Debtor).

Notice is hereby given under section 30 of Act V of 1920 that the above respondent was adjudged as insolvent by order of this Court, dated 19th November 1925. Creditors should prove their claims before the Official Receiver, Tuticorin, by delivering or sending by registered post an affidavit in Form No. 5 of the Provincial Insolvency Rules, 1925. The respondent is given one year's time from 26th November 1925 for applying for discharge.

No. 39 of 1925, **Sub-Court, Tuticorin.**
K. P. Ponnaswami Pillai—Petitioner (Debtor).
S. Sankararam Pillai, son of Sankaralingam Pillai, residing at Edumalankudi, Thuvanchandir taluk—Respondent (Debtor).

Notice is hereby given under section 30 of Act V of 1920 that the above respondent was adjudged as insolvent by order of this Court, dated 14th January 1926. Creditors should prove their claims before the Official Receiver, Tuticorin, by delivering or sending by registered post an affidavit in Form No. 5 of the Provincial Insolvency Rules, 1925. The respondent is given one year's time from 17th January 1926 for applying for discharge.

No. 40 of 1925, **Sub-Court, Tuticorin.**
Appa Reddy—Petitioner (Debtor).
Sankappa Reddy, son of Sankana Reddy, residing at Cheladimgumman, Sthambavaram, pottu Vaidham, Vaidikam Nijaya, Kallupattai taluk—Respondent (Debtor).

Notice is hereby given under section 30 of Act V of 1920 that the above respondent was adjudged as insolvent by order of this Court, dated 26th December 1925. Creditors should prove their claims as soon as possible before the Official Receiver, Tuticorin, by delivering or sending by registered post an affidavit in Form No. 5 of the Provincial Insolvency Rules, 1925. The respondent is given one year's time from 26th December 1925 for applying for discharge.

RAVI VARMA RAJA,
Judicial Magistrate.

Tuticorin, 26th January 1926.

No. 1 of 1926, **DISTRICT MUGGER'S COURT, CANARON.**

Thalakkath Mammed of Kakkal desam, Tharathi desam—Petitioner (Debtor).
P. K. Vaidikrama Pillai and eight others—Respondents (Creditors).

Notice is hereby given under section 39 of Act V of 1920 that the petitioner has applied to this Court to be declared as insolvent and that the petition stands posted to 26th February 1926 for hearing.

No. 2 of 1926, **DISTRICT MUGGER'S COURT, CANARON.**

Puthan Veetil Marthi Easam, Nambiyar of Kanaradu desam, Thuvanchandir desam—Petitioner (Debtor).
Kuthuvendath Muzoor Math Thakur Nambiyar—Respondent (Debtor).

Notice is hereby given under section 19 of Act V of 1920 that the petitioner has applied to this Court to be declared as insolvent and that the petition stands posted to 26th February 1926.

P. K. SAMUNNI MESSOR,
District Magistrate.

Canaradu, 17th January 1926.

No. 1 of 1926, **DISTRICT MUGGER'S COURT, CANARON.**

Srikulath Nayyil Appayya, residing at Ithai—Petitioner.
The Tulek Board of Chinmale and three others—Respondents.

Notice is hereby given under section 30 of Provincial Insolvency Act that the above-named petitioner was adjudged insolvent by an order of this Court, dated the 26th day of November 1925, that the Official Receiver (Nayyil district), Thuvanchandir, is appointed Receiver and that the petitioner should apply for discharge within one year from the date of adjudication. Creditors should prove their claims before the Official Receiver as soon as possible.

H. KANNABABU,
District Magistrate.

Chinnale, 19th January 1926.

No. 8 of 1926, **DISTRICT MUGGER'S COURT, CANARON.**

Ranga Reddy, son of Ranga Chingamma Nayadu, Kanna, collector, residing at Bangarapudi, attached to Kanna desam, Pappanna, Thuvanchandir taluk—Petitioner.

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner has applied to this Court for being declared as insolvent and that the petition stands posted to 14th February 1926. Any creditor wishing to appear the same day does either in person or by proxy on the said date.

C. KUMARACHAKRANTHIN AYYASWAMI,
District Magistrate.
 Chinnale, 22nd January 1926.

No. 9 of 1926, **DISTRICT MUGGER'S COURT, GUERT.**

Maddala Nagappa—Respondent (Petitioner).
Kantham Rangappa and thirteen others—Creditors.

Notice is hereby given that the petition put in by the above-named insolvent under section 41 of Act V of 1920 to obtain an order of absolute discharge stands posted to 26th February 1926 for hearing.

No. 41 of 1926, **DISTRICT MUGGER'S COURT, GUERT.**

Rathapudi Channa Nannayya—Petitioner.
Kalanda Chinnam and ten others—Respondents.

Notice is hereby given that the above petitioner has applied to this Court for being declared insolvent and the petition stands posted to 26th February 1926 for objections, if any.

A. HAZA,
District Magistrate.

Guert, 17th January 1926.

No. 5 of 1926, **DISTRICT MUGGER'S COURT, GUERT.**

Hegametti Edith—Respondent.
Nagumuri Vengalvariah and others—Creditors.

Notice is hereby given under section 30 of Act V of 1920 that the above-named petitioner is adjudged insolvent on 15th January 1926 and that the Official Receiver, Melkote, is appointed Receiver of the property of the insolvent. Time for discharge, six months. Time for proof of debts before the Official Receiver, four months.

C. KARASIMU ACHARYULU,
District Magistrate.

Melkote, 17th January 1926.

should do so on or before 21st February 1930, failing which a final dividend will be distributed without regard to their claims.

No. 1 of 1917 (No. 25 of 1918, Madras District Court), District Revenue's Court, Madras at Madras.

Madras Bahadurappa Ayyar—Petitioner
Kongachari Ayyar and others—Respondents

Notice is hereby given under section 84 of Act V of 1912, that each of the petitioners of the above-named petition who have not proved their claims should do so on or before 21st February 1930, failing which a final dividend will be distributed without regard to their claims.

No. 37 of 1928 (No. 2 of 1929, Sen Court, District), District Revenue's Court, Madras at Madras.

Y. Kuchabalaiah Chettiar—Petitioner.

No. 21 A, Sen. Subordinate Chettiar and others—Respondents.

Notice is hereby given under section 84 of Act V of 1912, that each of the petitioners of the above-named petition who have not proved their claims should do so on or before 21st February 1930, failing which a final dividend will be distributed without regard to their claims.

J. A. DAVID,
Official Receiver.

Madras, 10th January 1930.

No. 38 of 1928 (No. 10 of 1929, Sen Court, Madras), District Revenue's Court, Warli, Madras.

Madras Chettiar—Petitioner.

Kongachari and others—Respondents.

Notice is hereby given under section 84 of Act V of 1912 that each of the petitioners of the above-named petition who have not proved their claims should do so on or before 21st February 1930, failing which a final dividend will be distributed without regard to their claims.

Y. ALAGIRISWAMI NATUDU,
Official Receiver.

Madras, 29th January 1930.

Official Receiver's Court, Tanjore.

Notice is hereby given that the orders of adjudication in the undermentioned cases were issued by the Sub-Court, Tanjore, under section 45 of the Act, on the dates noted against them:—

1. P. No. 45 of 1928 (Teesappai and Subbamma Pillai)—12th December 1929.

2. P. No. 18 of 1928 (Vayyapudi Anand)—12th December 1929.

T. S. RAHASWAMI ATTANQAR,
Official Receiver.

Tanjore, 12nd January 1930.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE GOVINDA NATARAJA LAYAM SBI JANAKIRAMA KUPPA VILASA NUDU, LIMITED.

[Notice pursuant to Section 247 (3).]

Whereas the Government of Madras has sanctioned the liquidation of the above-named company, it being found that the management has reasonable cause to believe that the liquidator is acting on behalf of the said company;

And whereas the returns required to be made by the liquidator have not been made for a period of six months after notice demanding the returns was sent by post to the liquidator of the said company at his last-known place of residence;

And whereas a notice, dated the 19th October 1929, was published on page 1261 of the Port St. George Gazette, Part II, dated the 19th October 1929, pursuant to section 247 (3) of the Indian Companies Act, 1913, in the effect that, unless some steps were taken to the contrary before the expiration of three months from the date of that notice, the name of the said company would be struck off the register and the said company would be dissolved;

And whereas the said company has not shown any steps within the time allowed which expired on the 17th January 1930.

Therefore the name of the company has, under section 247 (3) of the Act, been struck off the register.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE COLMERE WELLS AND COMPANY, LIMITED.

[Notice pursuant to Section 247 (3).]

Whereas communications addressed to the company remain unanswered;

And whereas it appears accordingly that the Colmere Wells and Company, Limited, is not carrying on business or is not in operation;

Notice is hereby given, pursuant to section 247 (3) of the Indian Companies Act, 1913, that, unless some steps are taken to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

P. M. CORRELLLO,
Assistant Registrar of Joint Stock Companies,
 Calcutta, 20th January 1930.

MILITARY NOTIFICATIONS.

CLAIMANTS WHO HAVE ATTAINED THEIR MAJORITY.

It is hereby notified that claims from the undermentioned individuals as dependents of the petitioner due to them should be submitted to the Controller of Military Accounts, Bangalore, through the Staff Officer of the station at which each claimant may be residing:—

Names of Petitioner and Next-of-Kin (Official Office and Soldiers' names, and amounts).

- | |
|---|
| Bruck, John, Sergeant, Infantry Veterans Company—Charles Bruck (daughter).
Driver—Bruck (son). |
| Braden, John, Gunner, European Artillery Veterans Company—John Braden (son).
Charles Braden (son). |
| Charles, Samuel, Artillery, Gunpowder Ordnance Department—Ann Charles (daughter). |
| Correll, J., Sergeant, 2nd Buffs and Light Infantry—Elizabeth Correll (daughter).
Joseph Correll (son).
Agnes Correll (daughter). |
| Cowan, J., Sub-Inspector, Calcutta Department—John Cowan (son). |
| Crawley, Sergeant—George William Crawley (son). |
| Dock, L., Gunner, 4th Yorkshire, Madras Artillery—James Dock (son). |

- (a) * The former will be leased at the discretion of the Commissioner and Collectors on payment of an annual fee of Rs. 1,000 in the Nilgiris except Oudalur, Rs. 750 in the town of Madras, and in Oudalur Rs. 500 in towns having a population of 25,000 and over and in Kottayam, Trichy, Cochin and Ambalapuzha and Rs. 200 in the rest of the Presidency. Under these licenses the sale of liquor is quarterly less than one reported pint and greater than two reported pints in one transaction will be prohibited.

- (b) Retail licenses (F.L. 4) for the sale of beer brewed in India will be issued to successful bidders for beer shops on payment of an annual fee of Rs. 50.

III. F.L.-1. Retail license for the supply of rum, brandy and sparkling liquor.—There will be of two classes and subject to payment of an annual fee of Rs. 500 in Rs. 250 in Madras, of Rs. 100 or Rs. 50 on the Nilgiris, and of Rs. 50 or Rs. 25 in the rest of the Presidency, as may in each case be determined by the Collector. No liquor may be sold under these licenses otherwise than to residents in hotels and boarding houses for their own use and that of their guests, or to married visitors requiring liquor with the meal or with supplied to them.

F.L. 2. In Madras a holder of a retail license for the sale of rum, brandy and sparkling liquor in his hotel or two or three bars, on payment of a monthly fee of Rs. 100 for a first-class bar or Rs. 25 for a second-class bar, be granted a separate license to be called a bar license. This will cover the sale of foreign liquor, locally made foreign liquor and colonial toddy except under the same conditions and to the same extent as the retail license.

In Madras, special bar licenses will also be issued to others than holders of retail licenses with the previous sanction of the Commissioner. The fees in such cases will be fixed by the Commissioner and the license will entitle the holder to sell to all comers.

IV. F.L. and F.L.-10. Refreshment room licenses will be of two classes—

- (a) F.L.-2. For refreshment rooms maintained by, or under the supervision and control of, military authorities and proprietors or managers of houses of call or resorts for the supply of the provisions of refreshment by such means as shall be fixed.—The annual fee payable for such license will be fixed by the Commissioner from time to time. Under these licenses there may be sold to hotel, club, or other, or to other persons served with regular meals in the rooms for consumption on the premises to any extent, provided that no more than one reported quart of spirits or two reported quarts of any other kind of liquor shall be consumed in the refreshment room, nor be sold at one time to any such traveller for removal from the premises.

- (b) F.L.-10. For refreshment rooms in which the sale of liquor is exclusively confined with the supply of meals or of suitable property and served in the common manner. The annual fee will be Rs. 500 in Madras and Rs. 750 in the rest of the Presidency. It will at all times be optional with the Collector to withdraw licenses of this description if it should appear that the sale of liquor to persons who have not permission of meals in the refreshment rooms is permitted to such an extent as

so habitually that the refreshment room may fairly be deemed as a tavern. Sale of liquor for removal from the premises will not be allowed under these licenses. The provision to be made for the sale of liquor under these licenses must be at least of the monthly probable sales of Rs. 50 in Madras and in Oudalur and Rs. 25 in the rest of the Presidency.

V. F.L.-11. General license, with no license for the sale of refreshment stalls in association with race meetings and public entertainments. There will be granted by Collectors at their discretion for periods not exceeding ten days at one time and at such time not exceeding Rs. 100 on each occasion as they may determine. No reward of liquor from the premises will be allowed under these licenses.

VI. Special license will also be granted by Collectors in consultation with the officers of the Revenue Department when the circumstances are such as not to allow of the issue of licenses of any of the above descriptions on such terms and conditions and for such periods as they may on such occasions determine.

VII. F.L.-12. Distiller's license.—Annual fee, Rs. 5. The following are important provisions of this license—

- (a) Liberty to give sample bottles in respect of all consignments, whether made on consignment or the property of private persons, in order that intending purchasers may have the opportunity of testing high-class wines and spirits at their own houses before the auction sale.
- (b) Authority to sell wines, spirits and beer in less quantities than whole dozens of each description in the case of sale by auction of the property of private persons or retailers retail trade consignments which are enlarged or otherwise unsaleable.
- (c) Authority to sell by auction, at places other than that specified in the license, viz., at any private residence at which the license may hold on auction.

VIII. F.L.-13. License for the sale of pure rectified spirits.—There will be issued to distillers and druggists and other firms or persons specially approved by Collectors, on payment of an annual fee of Rs. 15. Under this license the possession of pure rectified spirits in excess of the imperial gallon (or such larger quantity as the Collector may, in consultation with the officers of the Revenue Department, specially authorize) is prohibited. Pure rectified spirits must not be sold under these licenses for other than bona fide medical, scientific and scientific purposes, and the maximum limit of sale at one time in the same person is restricted to one reported pint in the case of sale to a private individual, two reported quarts in the case of sale to a hospital, medical practitioner or scientific body and three imperial gallons to any Government Land Food or Municipal hospital. Receipts for the sale of rectified spirits should be labelled with label showing the kind or description of spirit contained therein and the place of manufacture; consignments of rectified spirits imported from other countries should not be opened before they are rectified by an Excise Officer. Accounts should be maintained in the prescribed form and must show in the case of consignments of rectified spirits a balance from other provisions in India, the amount of supply, return from amount of distillation, or otherwise, and such other particulars as may be prescribed. Detailed showing separately the consumption of imported and locally made rectified spirits should be furnished to Collectors.

* There are places where there are beer shops, holders of retail licenses for the sale of all kinds of foreign liquor except Indian beer will be required to sell beer brewed in India in British possession only in bottles or bottles in the form of a bottle in the form.

OFFICIAL ADVERTISEMENTS.

TENDER FOR SUPPLY OF ARTICLES OF DIET AND OTHER HOSPITAL REQUIREMENTS AND INDIAN MEDICAL THROUS FOR THE GOVERNMENT INDIAN MEDICAL SCHOOL HOSPITAL, KILPADE, MADRAS.

Notice is hereby given that sealed tenders in duplicate will be received up to 3 p.m. on Saturday, the 15th February 1930 by the Superintendent, Government Indian Medical School Hospital, Madras.

1. The supply is to continue from 1st April 1930 to 31st March 1931.

2. A separate tender must be sent for each group of articles.

3. Tenders will be opened by the Superintendent, Government Indian Medical School Hospital, at a specified time in the presence of those interested who may choose to attend.

4. Tenders to be presented showing the number of the group articles and schedule sent on the cover the words "Tender for Hospital supplies" written. Each tender must express not only the rate but the total value of each item of supply and also a separate column the name of which must be filled up.

5. The rate quoted by a tenderer should be expressed in words also.

6. Each tender must be accompanied by a deposit in Government promissory notes or bank receipts equal to 5 per cent on the total value of his tender and, in default of such deposit, the tender will be rejected. The tender will be received after the time fixed for the opening of the tenders. No tender will be received. The deposit will be returned to the successful tenderer immediately.

7. The successful tenderer must within three days from the date of receiving intimation that his tender has been accepted, lodge security, viz., one per cent on the total value of the articles or the full deposit amount stated against groups, failing which his deposit shall be forfeited to Government.

8. The successful tenderer will be required to sign a bond within thirty days from the date of receiving intimation that his tender has been accepted and to pay the value of the proper stamp duty as the contract. No judicial stamp must be affixed to the tender as it is used for the registration of documents in a Sub-Registrar's office at District Registrar's office. Court-fee or postage stamps should not be used.

9. No advance of cash will be made to the contractor.

10. A fee not exceeding 15 per cent of the deposit money will be forfeited for any infringement of the stipulations of the bond mentioned in paragraph 7 above of the tender notification and if irregularly repeated, the contract will be cancelled and the security mentioned to Government. The contractor's security will be returned to him on completion of his contract.

11. Samples of the different articles must be furnished by each tenderer with his tender. The samples of the accepted tenders will be sealed and kept in the office of the Superintendent, Government Indian Medical School Hospital, Madras.

12. The Superintendent, Government Indian Medical School Hospital, reserves to himself the right of rejecting tenders or refusing to accept the tender for any one or more of the articles tendered for by the successful tenderer without assigning any reason for doing so.

13. Tenders containing rates manifestly below the market value of articles will be summarily rejected.

14. The contract must not be entered without the specific sanction of the Superintendent in writing.

15. No tender for the supply of any article "at current market rates" will be accepted.

16. All contracts will be subject to the testing of samples from time to time and to the inspection of quantities if articles of inferior quality are supplied.

17. The articles noted in the schedule, should be supplied in such quantities and at such times as may be indicated for by the Superintendent of the hospital. Information regarding quantities required at a time may be had on personal application at the hospital. Tenderers are distinctly understood that, if the tender is accepted, the balance of the article or articles required must be in every way equal to the approved sample. The Superintendent's opinion will be final on this point.

18. No article shall be supplied to the hospital except on authority signed by the Superintendent or by some responsible person authorized by him in writing to do so.

19. No person making a tender shall be allowed to withdraw his tender for the space of thirty days from the date thereof and in the event of his so doing his deposit shall be forfeited to Government.

20. Payment will be made after delivery as monthly bills by the Superintendent of the hospital. The date of payment by the Assistant General, Madras, for their bills should be promptly presented to the hospital by the contractor.

21. The system of counting of fractions of a rupee or an anna mentioned in G.O. No. 254, Finance, dated 19th August 1925, will be adopted in all contractors' bills, i.e., (1) fractions less than half a rupee will be omitted and half a rupee and over will be taken as a rupee in the case of bills amounting to Rs. 20 and upwards; (2) fractions of less than six pice will be omitted and six pice and over will be taken as one anna in the case of bills amounting to less than Rs. 25.

22. The contract rate should include charge for delivery of the articles at the hospital.

23. Every correction to the tender must be immediately indicated by the tenderer, failing which the tender will be rejected.

24. The number or quantity entered on the form of tender in the probable minimum number or quantity which the Superintendent undertakes to require to be supplied, but the contractor, will be under an obligation to supply such larger number or increased quantity as the Superintendent may require him to supply. The Superintendent does not bind himself to receive the full number or quantity noted in the schedule.

25. Government promissory notes lodged as earnest security deposit for a period of twelve months or less shall not be returned over to the Superintendent but shall remain in the name of the depositary. Government will appropriate or cancel the notes as per G.O. No. 254, dated 24th March 1926, in conformity to that effect being duly entered in the contract or other agreements entered by the depositary.

26. The bread supplied to the hospital should be free from stum and mildew an quality equivalent to not more than 3 1/2 per cent and per 100 pounds of bread. The maximum limit of salt permissible in the case of bread is 0.8 per cent (calculated on the dried solids) in soluble in dilute hydrochloric acid. Samples of bread received from each tenderer will be subject to analysis by the Public Analyst, King Institute, Guindy. The bread supplied to the hospital from time to time will be subject to

Description of articles.	Exports				Imports of articles.				Exports			
	quantity exported.								quantity exported.			
Alkali ..	12	00	00	00	1	00	00	00	1	00	00	00
Alumina ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina white ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina yellow ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina black ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina red ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina blue ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina green ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina purple ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina brown ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina grey ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina black ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina white ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina yellow ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina black ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina red ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina blue ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina green ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina purple ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina brown ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina grey ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina black ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina white ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina yellow ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina black ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina red ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina blue ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina green ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina purple ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina brown ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina grey ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina black ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina white ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina yellow ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina black ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina red ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina blue ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina green ..	00	00	00	00	1	00	00	00	1	00	00	00
Alumina purple ..	00	00	00	00	1	00	00	00	1	00</		

[illegible]

public sitting on the date, at the place and by the officers specified below:—

Time of sale.	Place of auction.	By whom conducted.
Teluk-Anson-Corby Road.		
Weekly sale ..	Teluk-Anson Road at 11.30 a.m.	Subalternat Officer, South Malaya.
Monthly sale ..	Teluk-Anson Road at 11.30 a.m.	Subalternat Officer, South Malaya.
Quarterly sale ..	Teluk-Anson Road at 11.30 a.m.	Subalternat Officer, South Malaya.
Calicut-Spore Frontier Road.		
Weekly sale ..	Calicut, at 11.30 a.m.	Subalternat Officer, South Malaya.
Monthly sale ..	Calicut, at 11.30 a.m.	Subalternat Officer, South Malaya.
Quarterly sale ..	Calicut, at 11.30 a.m.	Subalternat Officer, South Malaya.
Weekly sale ..	Calicut, at 11.30 a.m.	Subalternat Officer, South Malaya.
Monthly sale ..	Calicut, at 11.30 a.m.	Subalternat Officer, South Malaya.
Quarterly sale ..	Calicut, at 11.30 a.m.	Subalternat Officer, South Malaya.

CONDITIONS OF AUCTION SALES.

1. Intending bidders must attend either in person or by duly authorised agents and no person will be permitted to bid either on his own behalf or on account of any one else until he has deposited Rs. 100. The deposit of prospective bidders will be returned to them at the close of the sale.

2. The officer conducting the sale may at his discretion refuse to accept the bid of any person on the ground that he is incompetent or for any other valid reason. He may also refuse any bid which he may consider to be purely speculative after consulting his private for doing so.

3. The terms will be announced down to the highest bidder. But the sale will be subject to confirmation by the Executive Engineer, Cochin District, who may accept or reject any bid at his discretion.

4. In case of dispute during the time of sale the selling officer's decision shall be final. If, on any reason, the highest bid is rejected the next higher shall be taken or the terms may be at his discretion.

5. The successful bidder must, on the receipt of the sale being declared by the officer conducting the sale, deposit in cash or Government promissory notes to the Executive Engineer, West Coast Division, a further sum which constitutes the amount of Rs. 100 deposited prior to the sale will make up one-fourth of the total amount of his bid. Should he fail to do so the deposit made by him under clause 2 will be forfeited and the sum will be put up for sale again immediately by the selling officer on the above conditions or otherwise disposed of by the Executive Engineer and the deficiency will be defrayed from bidding again for the sale.

6. The person to whom the lease has been awarded down and who has made deposits, as provided in clauses 2 and 4, shall also deposit within a week such further sum in cash or Government promissory notes as will make up one-fourth of the total amount of his bid. The deposit of one-fourth of the lease amount—such deposit not to be less than—will be returned to him by the Executive Engineer, West Coast Division, within a week from the date on which he receives notice of the confirmation of the sale and agreement binding himself to observe the conditions hereinafter set forth. The stamp duty on the agreement will be borne by the purchaser. In the case of the purchaser's death after signing the agreement it will be binding on his heirs and assigns. The agreement should also be registered at the cost of the purchaser within one month from the date of acceptance of bid.

7. If at any time subsequent to the sale the purchaser shall be found to be of doubtful solvency, he may be required either to deposit one-fourth of the lease amount in addition to the sum prescribed in clause 7 above or to get a surety or sureties to secure a security bond for the due payment of all amounts that may become due by him under the terms of the contract. The bond shall be stamped and registered at the expense of the purchaser.

8. On the failure of the approved bidder to make deposit under clause 7 above or to comply with the requirement under clause 8 above or to execute and register the necessary agreement by the stipulated time, the deposit already made may be forfeited and the lease may be otherwise disposed of under the orders of the Executive Engineer and the purchaser shall have no right to object any toll from the date of the Executive Engineer's order.

9. The deposit referred to in clause 7 will be at the risk of the defaulter bidder who will forfeit all paid, and in the event of a lease will be required to make good the deficiency between the total amount payable by the whole period under the terms of the original sale and the total amount payable by the successful bidder at the resale. In the latter case the forfeited deposits will be deducted from the lease arising from the resale, and the remainder, if any, will be returned from the defaulter. Should the forfeited deposits be greater than the loss by the resale, the whole of such deposit will be forfeited to the Public Works Department. The defaulter bidder will similarly be liable of the principle in deposit of advance than by resale and such deposit payable to him to the Public Works Department as compared with the original sale.

10. The deposits referred to in clause 7 or 8 above, as the case may be, will be held securely for the due performance of the conditions of the lease and so much thereof as is equal to one-tenth of the lease contract will be credited towards the last instalment of the bid, i.e., the tenth instalment and the balance retained to the lease on the expiry of the lease period after satisfying that all the conditions of the lease have been fulfilled.

11. The lease shall keep the full shed, gate and the entire board attached to it, if belonging to Government in proper repair at his expense and hand them over in good order to his successor. If the lease fails after notice to execute the necessary repairs is ordered, the work shall be done by the department. A sum of Rs. 50 shall be deposited by the lease for each toll for the due fulfilment of this condition. It will be returned to him on the expiry of his lease after deducting expenses, if any, incurred by the department.

12. As soon as the agreement has been executed and delivered with reference to clause 7, the Executive Engineer will authorize the purchaser to collect toll at the gate purchased by him for the above period subject to the following conditions:—

CONDITIONS OF LEASE.

1. The amount for which the lease at the toll gate has been purchased shall be paid in ten equal monthly instalments on or before the 15th of each month beginning with 15th April 1910 to the extent of Rs. 1000. The toll fee. If the instalment is not paid on or before the 15th of each month, on the next day after (if the 15th falls on a Sunday or an authorized holiday, a fine of Rs. 2 per day shall be paid by the lease after the due date (as specified above) during the first week and a fine of Rs. 5 per day for the succeeding days till payment. If the amount together with the fine is not paid on or before the 15th of each month after the due date, the lease deposit made by him may be forfeited and the lease may be otherwise disposed of or by the Executive

Regiment may first use the house as a concert net extending No. 100.

3. The sale of the toll-gate is subject to all laws and an accommodation or limitation or adjustment of the toll shall be determinable in any account whatever.

3. The house shall be entitled to levy toll on carriages, carts or animals passing through every toll-gate purchased at the rates prescribed which are given below:—

No. 1, 2.	
(1) On every four-wheeled carriage (including street carriages)	1 0 0
(2) On every four-wheeled carriage (including street carriages)	1 0 0
(3) On every motor carriage	2 0 0
(4) On every motor carriage	2 0 0
(5) On every motor carriage	2 0 0
(6) On every motor carriage	2 0 0
(7) On every motor carriage	2 0 0
(8) On every motor carriage	2 0 0
(9) On every motor carriage	2 0 0
(10) On every motor carriage	2 0 0
(11) On every motor carriage	2 0 0
(12) On every motor carriage	2 0 0
(13) On every motor carriage	2 0 0
(14) On every motor carriage	2 0 0
(15) On every motor carriage	2 0 0
(16) On every motor carriage	2 0 0
(17) On every motor carriage	2 0 0
(18) On every motor carriage	2 0 0
(19) On every motor carriage	2 0 0
(20) On every motor carriage	2 0 0
(21) On every motor carriage	2 0 0
(22) On every motor carriage	2 0 0
(23) On every motor carriage	2 0 0
(24) On every motor carriage	2 0 0
(25) On every motor carriage	2 0 0
(26) On every motor carriage	2 0 0
(27) On every motor carriage	2 0 0
(28) On every motor carriage	2 0 0
(29) On every motor carriage	2 0 0
(30) On every motor carriage	2 0 0
(31) On every motor carriage	2 0 0
(32) On every motor carriage	2 0 0
(33) On every motor carriage	2 0 0
(34) On every motor carriage	2 0 0
(35) On every motor carriage	2 0 0
(36) On every motor carriage	2 0 0
(37) On every motor carriage	2 0 0
(38) On every motor carriage	2 0 0
(39) On every motor carriage	2 0 0
(40) On every motor carriage	2 0 0
(41) On every motor carriage	2 0 0
(42) On every motor carriage	2 0 0
(43) On every motor carriage	2 0 0
(44) On every motor carriage	2 0 0
(45) On every motor carriage	2 0 0
(46) On every motor carriage	2 0 0
(47) On every motor carriage	2 0 0
(48) On every motor carriage	2 0 0
(49) On every motor carriage	2 0 0
(50) On every motor carriage	2 0 0
(51) On every motor carriage	2 0 0
(52) On every motor carriage	2 0 0
(53) On every motor carriage	2 0 0
(54) On every motor carriage	2 0 0
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(56) On every motor carriage	2 0 0
(57) On every motor carriage	2 0 0
(58) On every motor carriage	2 0 0
(59) On every motor carriage	2 0 0
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(61) On every motor carriage	2 0 0
(62) On every motor carriage	2 0 0
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(66) On every motor carriage	2 0 0
(67) On every motor carriage	2 0 0
(68) On every motor carriage	2 0 0
(69) On every motor carriage	2 0 0
(70) On every motor carriage	2 0 0
(71) On every motor carriage	2 0 0
(72) On every motor carriage	2 0 0
(73) On every motor carriage	2 0 0
(74) On every motor carriage	2 0 0
(75) On every motor carriage	2 0 0
(76) On every motor carriage	2 0 0
(77) On every motor carriage	2 0 0
(78) On every motor carriage	2 0 0
(79) On every motor carriage	2 0 0
(80) On every motor carriage	2 0 0
(81) On every motor carriage	2 0 0
(82) On every motor carriage	2 0 0
(83) On every motor carriage	2 0 0
(84) On every motor carriage	2 0 0
(85) On every motor carriage	2 0 0
(86) On every motor carriage	2 0 0
(87) On every motor carriage	2 0 0
(88) On every motor carriage	2 0 0
(89) On every motor carriage	2 0 0
(90) On every motor carriage	2 0 0
(91) On every motor carriage	2 0 0
(92) On every motor carriage	2 0 0
(93) On every motor carriage	2 0 0
(94) On every motor carriage	2 0 0
(95) On every motor carriage	2 0 0
(96) On every motor carriage	2 0 0
(97) On every motor carriage	2 0 0
(98) On every motor carriage	2 0 0
(99) On every motor carriage	2 0 0
(100) On every motor carriage	2 0 0

N.B.—(a) Animals passing any vehicle in which toll is demanded are not to be charged with toll.

(b) Animals coming from the neighbouring villages and crossing the road of toll-gate for going to agricultural purposes will be exempt from toll charges.

(c) "Tolls." All animals not to be taken when it is necessary to proceed for the purpose of being taken or sold.

(d) Tolls are leviable upon vehicles in possession of the owner of the vehicle and the payment of toll is subject to any notice given to the owner of the vehicle.

4. No toll should be levied on carriages, carts, or animals.

(a) Licensed by the Executive Engineer during the period for which they have been so licensed.

(b) Exempted by or under The Madras Toll Act, 1901, or carrying any Military stores belonging to the Government; and

(c) carrying police officers in uniform.

5. The house shall not toll, traverse or admit his horse or take in any person without the previous sanction of the Executive Engineer.

6. Where the toll-gate is at or within half a mile of any bridge, the house shall ordinarily be held responsible for the protection of the bridge as far as is in his power. Whenever such bridge it is desired the house shall immediately report the fact to the Subdivisional officer or the nearest officer of the P.W.D.

7. The house shall be responsible that passengers with their animals and carriages are not unnecessarily delayed whether by day or by night, but are allowed to pass through the toll-gate without unreasonable delay or tender of the proper rate of toll.

8. No toll-gate should be closed even temporarily for the prevention or evasion of payment of toll.

9. When the toll-collector has made the aforementioned arrangement to work the travelling public of the toll-gate.

(a) That the toll-gate is placed in such a position as to be clearly seen at a distance of 100 yards from both sides; and

(b) That from sunrise to sunset a red flag and from sunset to sunrise two red lights visible on either side are kept at the centre of the toll.

10. The house shall put up in a conspicuous place at the toll-gate, gate or station and at his post a table of tolls, be authorized to levy, legally written or printed in Malayalam words and figures and also in English words and figures. When such table is not put up at any toll-gate, gate, or station, or table shall be leviable thereon during such time.

11. The house shall, subject to the approval of the Subdivisional officer, P.W.D., appoint proper persons to collect tolls at the gate and shall furnish to the Subdivisional officer through the Tahsildar of the taluk in which the gate is situated a list showing the names and descriptions of the persons appointed by him. He should also annually verify any change in the list.

12. (a) At Malappuram and Kasargod toll-gates situated around the municipal towns of Calicut and Tellicherry, persons who produce receipts showing payment of tax on vehicles and animals to the respective municipalities shall be exempt from the payment of tolls at the respective toll-gates both on entering and leaving the respective towns. Carriage, carts and animals which have paid tolls on entering the town shall be exempt from payment on leaving the town provided that such tolls occur within the day, a day being reckoned from sunrise to sunset.

(b) Not more than one payment of toll shall be demanded at the toll-gate in respect of any carriage, cart or animal in any one period of 24 hours counted from sunrise to sunset. Provided that when toll had been paid at the toll-gate in respect of any carriage, cart or animal no toll shall be levied on the same on re-entering the town. The difference between such toll and the toll payable in respect of such carriage, cart or animal when re-entering the town shall be payable if such carriage, cart or animal, again passed through such toll-gate, gate or station before or within twelve miles each point.

(c) The house shall always keep on hand sufficient small change to give passengers liable to pay toll, change for one rupee, and the tender of more within one rupee above the proper rate of toll shall be considered to be tender of the proper rate of toll.

13. When payment of any toll is made a receipt in the prescribed form shall be granted by the person to whom the payment is made, failing which the house shall be liable to the penalty laid down in clause 14 below. Tolls shall be accepted by the P.W.D. at fixed rates and may be obtained by the house on payment of their cost.

14. In case of non-payment of any toll on demand the person duly authorized to collect the same may seize any carriage, cart or animal in respect of which it is chargeable or any part of its harness and detain the same in custody.

15. If any toll together with the expenses incurred by such seizure and detention remains unpaid for seven days, the person duly authorized as aforesaid shall forthwith send the carriage, cart, animal or other property seized or detained to the Tahsildar of the taluk for necessary action.

16. In all cases of non-payment to the local authority of the toll-collector or toll-collector appointed as Police a house shall send the notification to toll-collector when required to do so that purpose shall have the same power as they have in the exercise of their ordinary Police duties.

15. If any person shall, with any carriage, with or without a driver or team, from the road on which the toll has been constituted through or over any land within a quarter of a mile of it, such land not being owned or occupied by such person and not being a public road, with the intent to evade the payment of the toll leviable under the Government orders, such person shall be liable to a fine not exceeding Rs. 20 and shall also pay the amount of the toll and costs of prosecution.

16. The driver and all persons employed by him for the management of the toll-ferm shall duly comply with any departmental orders and with any by-laws that may be framed by the Executive Engineer, West Coast Division, and shall be subject to the penalties prescribed for any violation thereof.

17. Any sum due by the driver may be collected as arrears of rent or deducted from the deposit made by him at the commencement of the lease as the Executive Engineer, West Coast Division, may think fit. The driver shall be bound to repay any sum deducted from his deposit within 15 days of receipt of notice from the Executive Engineer, West Coast Division.

18. Any wilful breach of the heretofore mentioned conditions committed by the driver or by any of his employees or any irregularity or improper behaviour as the part of the driver or employees shall render the lease liable for such such breach, irregularity or impropriety as a fine not exceeding Rs. 50 or to the forfeiture of his deposit and lease, the same being forfeited or otherwise disposed of at his risk and loss. The decision of the Executive Engineer, West Coast Division, shall in such cases be final.

COMPENSATION RULES.

1. The Executive Engineer, West Coast Division, will be authorized to compensate any person for all tolls payable at the said toll-gate in respect of that person's motor vehicles, carriages, carts and animals at the rates shown in the annexed schedule.

Schedule.

	Rs.
On every four wheeled motor or motor vehicle driven or towed in any direction for passenger ..	24
On every motor vehicle with delivery ..	16
Do without delivery ..	12
On every other vehicle or conveyance ..	8
On every other carriage ..	4
On every cart ..	2
On every horse, mule, ox, bullock, buffalo or bullock ..	2

Notes.—(1) In the case of agricultural purposes tolls for bullocks shall be Rs. 1 per annum.

2. Freehold owners (1) that no such compensation shall be made for any of such persons, carts and animals systematically ploughing for him or used for the transport of merchandise and (2) that in the case of agents the rate of compensation for each cart or cart with the bull or pair of bullocks and themselves shall be Rs. 5 (five) per annum.

3. Persons wishing to avail themselves of this concession should submit their applications to the Executive Engineer, West Coast Division, Calicut. If the application is found in conformity with these rules, the applicant will be informed accordingly and the license desired will be issued on the payment of the sum chargeable.

4. Any corresponding license issued shall be in form for the calendar year in which it is issued.

5. The fees collectible for the issue of corresponding license will be paid to the toll-gate before after receiving receipts for each transaction.

6. The toll books shall be bound by these corresponding rules.

SALE OF RIGHT OF COLLECTIONS FROM THE GOVT. STANDS ON DALHOUSY-BROOK FRONTIER ROAD AND TELACHEERY-CORY ROAD FOR 1926-27.

Notice is hereby given that the right for collection of fees for the cart-stand at stations shown in the schedule for one year from 1st April 1926 to 31st March 1927 will be sold by public auction on the date, at the place and by the officers specified below:—

Station of cart-stand.	Date and hour of sale.	Officer by whom the sale will be conducted and where.
Dalhousy-Brook Frontier Road.		
24-2	25th February 1926 from 1 p.m. to 2 p.m.	Sub-divisional Officer, F. W. D., Calicut.
24-3	Do. do.	
24-4	Do. do.	
24-5	Do. do.	
24-6	Do. do.	
24-7	25th February 1926 from 2 p.m. to 3 p.m.	

Telacherry-Cory Road.		
24-8	25th February 1926 at 11 a.m.	Sub-divisional Officer, F. W. D., Calicut.
24-9	Do. 2.30 p.m.	O. W. D., Calicut.
24-10	Do. 4 p.m.	F. W. D., Calicut.
24-11	Do. 4.30 p.m.	Sub-divisional Officer, F. W. D., Calicut.
24-12	Do. 5 p.m.	Sub-divisional Officer, F. W. D., Calicut.
24-13	Do. 5 p.m.	Sub-divisional Officer, F. W. D., Calicut.

CONDITIONS OF SALE.

The sale will be subject to confirmation by the Executive Engineer, West Coast Division.

1. Bidding bidders must deposit in cash or treasury notes the sum of Rs. 10 in respect of each sale or lot with the officer conducting the sale prior to the commencement of sale. The deposit will be returned to unsuccessful bidders on completion of sale. In the case of the successful bidder this amount will be retained or tendered deposit till the fulfillment of the contract.

2. On confirmation of sale the successful bidder will be required to deposit immediately after the close of sale half of the amount of the bid and to sign a bond agreeing to be bound by the conditions laid down in this notice and to any others within eight days from the date of the bid and further to pay the remaining half of the amount of bid within two months from the date of agreement. Eight annas extra per day will have to be paid by the bidder after due date for payment for failure to pay within fifteen days from this date. Bidding compliance with the conditions of the sale will be accepted and the right will be vested at the risk of the original purchaser who will be liable to make good any loss to Government on resale.

3. The purchaser should erect and maintain at his cost the requisite shed in repair during the period of tenure of his term and keep the cart-stand and cart-standings always clear of road-dust, hay and other rubbish.

4. A notice board is to be posted in a conspicuous place near the cart-stand, containing both in English and Malayalam the rate of fees to be levied which is three paise per each cart with or without bells.

5. The bid should be in the name of one contractor only. No subletting of the contract will be allowed, and the contractor will be liable to have his contract cancelled without compensation for breach of conditions.

7. The Executive Engineer or his subordinates shall at all times have access to the materials for inspection, etc.

8. In the event of any breach of the conditions above stated the Executive Engineer shall be entitled to refuse to accept the materials and to order the contractor to remove the same within a specified time. If the contractor fails to do so, the Executive Engineer may cause the materials to be removed and the contractor to be fined. In the event of any breach of the conditions above stated the Executive Engineer may cause the materials to be removed and the contractor to be fined. In the event of any breach of the conditions above stated the Executive Engineer may cause the materials to be removed and the contractor to be fined.

NAVIGATION TOLLS.

RATE OF TOLLS FOR COLLECTING TOLLS.

Notice is hereby given that the right of collecting tolls at the Payroll lock at Okhanna station and Karpurkote station on the Payroll-Bahadur canal, the terms of which are detailed below and in which the provisions of Act III of 1880 (Madras) have been made applicable, as the case shall be, will be sold by public auction by the Executive Engineer, West Coast Division, at the place specified below for six months from 1st April 1930 to 30th September 1930:—

1. Payroll lock.—The Local Fund Receipts at Payroll on 1st March 1930 between 2 to 5 p.m.
2. Okhanna station.—Subdivision Office, Calicut, on 1st March 1930 between 2 to 6 p.m.
3. Karpurkote station.—Subdivision Office, Calicut, on 1st March 1930 between 5 to 6 p.m.
- (1) For each boat laden or carrying passengers, Two annas.
- (2) For each boat empty with not more than two men, One anna.
- (3) For each log of timber with bamboo necessary to float, One anna.
- (4) For each raft of bamboo only with necessary men and carrying 200 square feet measured over the floating surface, Two annas.
- (5) For each raft of not more than 30 planks not exceeding 12 inches in thickness, Three annas.
- (6) All other articles including heavy timber [not specified in items (1) to (5)] 100 square feet measured over the floating surface, One anna.

An additional anna for every log plank or a part of ten planks when skirting.
The above rates will be leviable on each passage through the station.

Note.—The decision of the Executive Engineer, West Coast Division, regarding any dispute about the constitution of the articles mentioned in the schedule will be final.

Conditions of sale.

1. Intending bidders must attend either in person or by duly authorized agents and no person will be permitted to bid either on his own behalf or on behalf of any other person unless and until he has deposited in cash or surety with the sum of Rs. 200 with the officer conducting the sale prior to the commencement of the sale. This earnest money will, at the close of each day, be returned to the successful bidder. The officer conducting the sale may at

his discretion refuse to accept the bid of any person on the ground that he is insufficient or for any other valid reason. He may also refuse any bid which he may consider to be purely speculative after receiving his reasons for doing so. In case of any dispute during time of sale, the decision of the officer conducting the sale shall be final. If for any reason the highest bid is rejected, the next highest bid will be taken or the right would be at his discretion.

2. The right will be awarded to the person who has deposited the sum of Rs. 200 with the officer conducting the sale. He shall be subject to confirmation by the Superintending Engineer, Calicut or Cochin, who may accept or reject any bid at his discretion without assigning any reasons.

3. The successful bidder must, on the result of the sale being declared and accepted by the officer conducting the sale, deposit immediately in cash or by bill, notes endorsed to the Executive Engineer, West Coast Division, a further sum which amounts to the sum of Rs. 200 deposited prior to the sale, will make up one-fourth of the total amount of his bid. This amount will be held in security—such deposit not being releaseable for the due fulfillment of the conditions of the sale in the event and the least bond hereinafter mentioned and any balance which remains after deducting the dues to the Government on account of the due fulfillment of the above conditions will be returned to the bidder on the expiry of the lease. Should he fail to do so, the deposit made by him under clause 1 will be forfeited and the toll will be put up for sale again immediately by the officer conducting the sale on the above conditions or otherwise disposed of by the Executive Engineer and the balance will be returned from bidding again for the sale.

4. On conclusion of the sale by the Superintending Engineer, the successful bidder shall deposit, within five days of the date being intimated to him, one-third of the amount of his bid and shall deliver within two days of the date of such intimation a stamped lease book duly registered at his own cost according to be issued by the said divisional officer. The bidder shall further pay one-third of his bid amount on or before 1st May 1930 and the balance one-third on or before 1st July 1930. If the above payments are not made by the due date, a fine of rupees one per day shall be paid by the lessee after due date during the first week and a fine of rupees two per day for the succeeding days till payment. If the amounts together with the first amount due are not paid even by the end of the second week after the due date or if the bond is not delivered to the officer concerned by the due date, the deposits and payments already made will be forfeited and the sale will be annulled and the right of collecting tolls will be sold or otherwise disposed of at the risk of the said bidder who will be liable to make good any loss to Government resulting from the annulment or the disposal in any other manner. The stamp duty for the lease deed shall be borne by the bidder himself.

5. If at any time subsequent to the sale the lessee shall be found or considered to be of doubtful solvency, he may be required to deposit either a further security of his own addition to the sum provided in paragraph 3 above or to get a surety or sureties to execute a security bond for the due payment of all amounts that may become due by him under the terms of the contract, the bond shall be accepted and registered at the expense of the lessee.

6. In the case of modification of sale by the Executive Engineer, West Coast Division, the lessee shall forfeit his right to either any toll from the date of such order and the lessee shall be liable to surrender the station peacefully to the Executive Engineer, West Coast Division, or any other deputy by him. Also it shall be perfectly lawful

to the Executive Engineer or his deputy in the presence of the station from the day of such order of prohibition of sale and to retain the right of exhibiting sale at otherwise disposal of it.

2. The contractor shall at all times if not himself present have at the toll station an agent duly authorized to issue bills of sale in exchange for the payment of fees, duties or tolls with reasonable supervision and to attend to complaints or orders issued by the Executive Engineer and a notice or other communication issued to the agent shall be considered as issued to the contractor and shall be acted upon accordingly.

3. A notice, bond shall at the toll station and be posted and maintained in proper order in a conspicuous place over the toll station entrance both in English and Marathi the rate of fees to be levied. If the contractor fails to do so within a week the toll is taken charge of by him it will be done by the Public Works Department after notice and its cost recovered from the contractor.

4. On each bill, etc., passing the toll or station a ticket shall be issued specifying the amount of toll paid and the date. These tickets shall be in duplicate, one copy being issued to the station and the other copy retained by the issuer being returned to the Executive Engineer on completion of the work. The ticket books will be supplied to the contractor on payment. The ticket books issued for a year cannot be used for another year by the contractor. The issued ticket books should be returned to the Executive Engineer at the termination of the lease.

5. The Executive Engineer or his representative shall at all times have access to the book of tickets for inspection.

6. In the event of any breach of the conditions in paragraph 5 to 10 above stated the Executive Engineer shall be entitled to inflict upon the contractor a fine which may extend to Rs. 50 for the first breach or Rs. 100 for the second breach. On completion of the third breach the contract may be cancelled without further notice and the balance of deposit forfeited. Not on the event of any sum in excess of three hundred being found to be in the possession of the Executive Engineer to have been demanded or accepted for the postage of any bill or book, etc., by the contractor or by his authorized agent or by any other person in his employ, the Executive Engineer shall have powers to demand and accept of the contractor the whole or balance of his security deposit and other payments made and shall have no claim to any return on account of any unexpired period of his lease and he shall have no claim to any profit that may accrue as a result.

7. The toll should be in the name of one contractor only.

8. No subletting of the contract is allowed and the contractor is liable to have his contract cancelled without compensation for breach of this condition. The sub-lease will have no right to levy any toll.

9. No toll shall be demanded in the following cases—

(a) Government mails, stores and munitions and all persons, animals and vehicles employed in carrying the same;

(b) All Government officials (including troops and their families) travelling on duty and bearing passes signed by head of office; and also in the case of Police officials, prisoners and property in their custody;

(c) All parties employed by Government concerns to carry official papers and mail when so carrying such papers and mail;

(d) All carriers of local boards and municipal councils travelling on duty without their jurisdiction

and bearing passes signed by the Chairman, President or Vice President;

(e) Children under six years of age;

(f) Soldiers going to or from Government, local board or municipal school in any private school receive a grant-in-aid from Government, local board or municipal school and bearing passes signed by their headmaster; and

(g) Such other persons as may from time to time be exempted by the Superintending Engineer, Calcutta Circle.

Exemptions.

The exemption for any person under the rule extends also to animals and carriages actually used by him in travelling. Refer under section 7, sub-section (1) and (2), of Indian Tolls (Army) Act, 1900 (II of 1901).

1. Have as hereinafter otherwise provided in rule 2 where exemption from the payment of toll is allowed under the Indian Tolls (Army) Act of 1901 (II of 1901) in respect of any person or any property a pass shall be presented on the demand of the person authorized to demand the toll.

2. No passes shall be required in the case of

(a) Officers and soldiers of

(i) His Majesty's regular forces,

(ii) Any local corps, or

(iii) Imperial Service troops in uniform when on duty or on the march.

(b) Members of a corps of volunteers in uniform when on duty or when proceeding or returning from duty.

(c) Officers and soldiers of the Indian Reserve Forces in uniform when proceeding from their place of residence on being called out for training or service or when proceeding back to their place of residence after such training or service.

(d) Civil officers and other authorized followers of

(i) His Majesty's regular forces,

(ii) Any local corps,

(iii) Imperial Service troops, or

(iv) Any corps of volunteers when they accompany anybody of such forces, troops or volunteers or any member of such corps on the march.

(e) Members of the families of officers, soldiers or authorized followers of

(i) His Majesty's regular forces,

(ii) Any local corps when accompanying any body of troops on duty or on the march.

(f) Prisoners under military escort in uniform.

(g) The horses and baggage and the persons (if any) employed in carrying the baggage of any person so specified in any of the foregoing classes when such horses, baggage or persons accompany the person so specified under the circumstances mentioned in these classes respectively.

(h) Carriages and horses belonging to His Majesty or employed in His Majesty's Military Service and all persons in charge of or accompanying the same when accompanying any such person as hereinafter in this rule mentioned or when accompanying baggage or stores.

(i) Animals accompanying any body of troops which are intended to be employed, for food or kept for any purpose connected with the provisioning of such troops, or

(j) Persons in charge of any baggage, horse or animal exempted under any of the foregoing classes when accompanying the same under circumstances mentioned in these classes respectively.

3. No passes shall be required in the case of officers of His Majesty's regular forces or of any local corps or of any Imperial Service troops when travelling on duty though not in uniform provided

that the officers on travelling shall furnish a written to the person authorized to demand toll, his name, rank and number of the day on which he is engaged.

4. (1) *Revenue*—*Revenue* provided in sub-rule (2) every pass shall be signed by the commanding officer of the regiment, corps or detachment concerned or by station staff officer.

(2) In the case of members of a corps of volunteers or of officers and soldiers of the Indian Reserve Force every pass shall be signed in a Prescribed form by the Commandant of Police and elsewhere by the District Magistrate or by such officer as the District Magistrate may authorize in this behalf.

13. The license will not be entitled to any compensation or refund on account of interruption of traffic, if any, unless it is caused by the order of the Executive Engineer closing the canal for traffic. If the canal is closed for traffic by the order of the Executive Engineer the license will be entitled to a reasonable refund on account of the proportionate amount for the period for which the canal remains closed as may be agreed upon between the Executive Engineer and the licensee.

DESCRIPTION OF LICENSURE.

1. *North Malabar District, Kozhikode taluk, Cheryar station and dam, Pappad taluk.*—North, the north gate of the lock, east, the bank or wall of lock, south, south gate of the lock, west, the bank or wall of the lock.

2. *North Malabar District, Calicut taluk, Cheryar taluk.*—From the survey station at the junction of S. No. 121, 122 and 123 of Cheryar dam along the western bank of Cheryar (S. No. 123) to a point 1,000 yards to the south of the said survey station. The distance between the extreme limits on this side of the station is 1,000 yards.

South Malabar.—From the survey station at the junction of S. Nos. 124, 125 and 126 of Cheryar dam along the eastern bank of Cheryar (S. No. 126) to a point 1,000 yards to the south of the said survey station. The distance between the extreme limits on this side of the station is 1,000 yards.

C. R. S. RICHARDSON,

Executive Engineer, West Coast Division,

Calicut, 16th January 1930.

TENDER FOR SUPPLY OF COAL FOR CAUVERY RIVER PROJECT HEADWORKS FOR 1930-31.

Bidders tenders will be received by the undersigned at his office up to 3 p.m. on 15th February 1930 for the supply of coal for the Cauvery River Project Head Works. Tenders will be opened on the same date.

3. Tenders should be addressed to the Executive Engineer, Bureau of Water Division, Madras, and should be accompanied by tender for supply of coal for Cauvery River Project Head Works for 1930-31.

4. Each tender should be accompanied by an earnest money of Rs. 200 in cash or security which will be returned to the tenders whose tenders are not accepted by means of cheques drawn on the sub-treasurer at Madras or on the Imperial Bank of India, Kuala or Madras. The tenders should make their own arrangements for making the cheques; cheques will not be accepted as earnest money.

5. The Executive Engineer, Bureau of Water Division, will receive in himself the right of rejecting all or any of the tenders without assigning any reasons for so doing.

6. As soon as the acceptance of the tender is notified, the successful tenderer will be required to

deposit a further sum of Rs. 350 which, with the earnest money received, will be held as security for the due fulfilment of the contract.

7. The successful tenderer will also be required to sign an agreement on the proper departmental form "A" for the due fulfilment of the contract.

8. The tender must not be subject.

9. The tender should be in the delivery F.O.R. Madras River station, South India Railway, and should include all incidental charges. The railway freight must be prepaid.

10. When only one tender is received, it may be accepted, it will not be renewed under any circumstances.

11. The tenderer should quote rates in words as well as in figures.

SCHEDULE.

Quantity.	Description of work.	For
1,000 tons ..	East Malabar ..	The delivery F.O.R. station, South India Railway, Madras and Cheryar station.

(1) The above are approximate quantities to be supplied during the period from April 1930 to 31st March 1931 and when accepted and subject to a variation of 10 per cent on either side.

(2) The order will be placed in full wagon loads of 10 tons.

(3) Full details of samples and available data with the contract should be furnished with the tender and these will form a part of the basis of the contract. Otherwise, the tenderer is to be at his own risk.

(4) The tenderer will be required to send two wagon loads of sample coal which will be used for the purpose of the contract.

(5) Samples shall be taken by the Executive Engineer or his representative at the place of supply, from two or three places in each wagon load, at a convenient time when the tenderer shall be on site and immediately after. The tenderer shall again be liable to pay for the samples and a laboratory receipt made up of two or three pieces of paper shall be taken and sealed in an airtight tin. These samples shall be retained at the place of supply and shall be used for the purpose of the contract. The tenderer shall be liable to pay for the samples, etc., furnished with the tender.

(6) The weight of coal as received on the work of the tenderer at the River station shall be a weight bridge as provided in the station and the tenderer shall be liable to pay for the weight of the coal as received on the work of the tenderer at the River station. The weight of coal as received on the work of the tenderer at the River station shall be a weight bridge as provided in the station and the tenderer shall be liable to pay for the weight of the coal as received on the work of the tenderer at the River station.

(7) Coal shall be free from dust.

(8) When coal is received at the station, the tenderer shall be liable to pay for the weight of the coal as received on the work of the tenderer at the River station.

(9) Coal shall be delivered within twenty days from the date of order, except for the station and station on the day of the order.

L. VISAKATHAKURAN ATTAR,

Executive Engineer, Bureau of Water Division,

Madras, 15th January 1930.

TENDER NOTICE.

Bidders tenders are solicited for the work mentioned below will be received in the office of the Executive Engineer, Public Works Department, Madras, up to 3 p.m. on 15th February 1930. Persons who desire to tender for the work should obtain information about further conditions of contract from the Public Works Department, Madras, up to 3 p.m. on 15th February 1930. The tenderer should make their own arrangements for making the cheques; cheques will not be accepted as earnest money.

(1) Repair to No. 10—Gundlach tank and supply channel of Gundlach tank.

(2) Making up the low portion of the bed of Khandi Lander Panchikottam tank—No. 3, Gundlach tank.

(3) Repairing second space to left portion of the Gundlach tank and the Gundlach tank.

TENDER FOR QUARRING AND SUPPLYING STONE, Etc., AT SERTHANAGARAM AND TADIPALLI QUARRIES FOR 1929-30.

Sealed tenders will be received by the undersigned at his office up to 3 p.m. on 3rd March 1930, for quarrying and supplying rough stone, etc., at Sertthanagaram and Tadipalli quarries for 1929-30.

1. Tenders should be addressed to the Executive Engineer, Kistna Western Division, and should be accompanied "Tender for quarrying and supplying stone, etc., at Sertthanagaram and Tadipalli quarries for 1929-30."

2. Each tender should be accompanied by an earnest money of Rs. 100 in cash or currency notes which will be returned to the tenderer whose tender is not accepted.

3. The Executive Engineer, Kistna Western Division, will reserve to himself the right of rejecting all or any of the tenders without assigning any reason for so doing.

4. As soon as the acceptance of the tender is notified, the successful tenderer will be required to deposit a further sum of Rs. 400 which, with the earnest money received, will be held as security for the due fulfilment of the contract.

5. The successful tenderer will also be required to sign an agreement in the proper departmental form for the due fulfilment of the contract.

6. Failure to comply with conditions 3 and 4 above will render tenders liable to be rejected.

7. The conditions must not be altered.

8. Other conditions of contract and the contract documents can be seen any time between 11 a.m. and 4 p.m. in the Executive Engineer's office from which blank forms of tender can also be obtained.

9. Tenders must be signed by one man only—joint signatures will not be accepted. In the case of the firm the tender must be signed by such partner thereof or in the absence of any partner on his behalf by a person holding power of attorney authorizing him to do so. The address of the tenderer should be given in full.

10. The conditions of the tender will be as follows—

(a) All materials required by the Public Works Department, should be supplied as per specifications that will be attached to the agreement without delay for the time tendered in the schedule. Deduction will be made for roads at two-nights or such other deductions as the Chief Engineering Officer decides for rough stone, selected stone and pebbly stone, broken stone and gravel.

(b) Materials must be delivered, loaded stacked on the jacks or sarge boats within twenty-four hours after the arrival of the boats at the canal bank. Failure which a fine will be imposed equal to the income tax paid to the surveyor contractor for every twenty-four hours delay or fraction thereof.

(c) The tenderer must bind himself to work the quarry to the satisfaction of the Executive Engineer, Kistna Western Division, or of any other officer deputed by him.

(d) The tenderer must not make private sales of quarry material.

(e) The quarry should be kept clear of rubbish and loaded boats as cleared at the termination of agreement or at the time defined in the succeeding clause. The contractor has no lien on the quarry but is permitted to occupy it only for supplying Government material.

(f) The contractor must stack any material quarried and lying in the quarry required by the Public Works Department, within ten days of written notice to vacate the Public Works Department, quarry and shall not be entitled to remove any

materials or receive any compensation whatever for any materials not required by the Public Works Department or not taken over by the Public Works Department within the above said period or to be entitled to any compensation for any other loss or any expenses incurred, whether made arising by reason of order to vacate the quarry. The agreement will automatically be terminated by such order to vacate the quarry.

(g) The contractor will be paid every month as the accepted measurements at the following rates.

(h) The amount money will be payable at place of deposit only and disbursements transfer except will not be made at such place.

(i) The tender should be in form supplied in order.

(j) The rates should be entered in figures as well as in words.

SCHEDULE.

Sertthanagaram Canal Side Quarry.

Materials and description of work.

1. Supplying selected rough stone 1 to 2 ft. cubes, delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
2. Supplying pebbly stone 1 to 2 ft. in length delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
3. Supplying ordinary rough stone, each cube 12 to 18 in. without less than 10 per cent of 1/2 ft. cubes delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
4. Supplying broken stone 1/2 to 2 ft. cubes measured delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
5. Supplying rough gravel, delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.

Tadipalli Quarry Canal Side and Tank Side.

1. Supplying selected rough stone each cube 2 ft. to 12 ft. cubes delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
2. Supplying pebbly stone 1/2 to 2 ft. in length delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
3. Supplying ordinary rough stone 12 to 24 in. cubes each cube 50 per cent of 1/2 ft. cubes delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
4. Supplying broken stone 1/2 to 2 ft. cubes measured, delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
5. Supplying gravel broken stone 1/2 to 2 ft. cubes measured, delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
6. Supplying broken stone 1/2 to 2 ft. cubes measured, delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
7. Supplying broken stone 1/2 to 2 ft. cubes measured, delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.
8. Supplying broken stone 1/2 to 2 ft. cubes measured, delivered on jacks or sarge boats and stacked for measurement. For 100 cu. ft. For 100 cu. ft.

F. VENKATARAMANA RAJU,

Executive Engineer, Kistna Western Division.

Secrds., 25th January 1930.

TENDER FOR CONSTRUCTING QUARTERS FOR ONE SUB-INSPECTOR OF POLICE WITH STABLES AND ONE BRAD AND TWELVE COMPARTMENTS AND A LITRINE OF SIX SEATS FOR THE KANHA POLICE AT BELLARY.

Sealed tenders, in the approved form available with the Executive Engineer, Bellary Division, will be received by the Executive Engineer at his office up to 3 p.m. on 14th February 1930. The lowest tenderer will be selected for constructing quarters for one Sub-Inspector of Police with stables and one brad and twelve compartments and a latrine of six seats for the Kanha Police, Bellary.

Tenders should be addressed to the Executive Engineer, Bellary Division, and should be accompanied "Tenders for constructing quarters for one

Sub-Tenometer of Coffee with stables and can bend and twelve constables and a lot of the estate for the Kucha Palace at Hilly.

2. Cash tender should be accompanied by an earnest money of Rs. 200 in cash or Indian currency notes which should be remitted separately to the Executive Engineer, Public Works Department, Bellary Division, Bellary and not retained with tender.

3.4. Is the rate of yards whose tenders are not accepted, the nearest money will be refunded by means of cheques drawn on Imperial Bank of India and they should make their own arrangements to have the cheques cashed.

4. The Executive Engineer will reserve to himself the right of rejecting all or any of the tenders without assignment any reason for so doing.

3. The successful teacher will also be required to accept all audience, place, specifications, etc., in the contract documents and to sign an agreement on the long-run contract form for the due fulfillment of the contract within a fortnight from the date on which the acceptance of the teacher is notified to him.

8. Failure to comply with condition 3 above will result forfeiture of the earned money.

1. The contract must not be subject to any condition.

8. Other conditions of contract and the contract documents can be seen at any time during office days between 11 a.m. and 4 p.m. in the Executive Engineer's Office, Bhubari, from which blank forms of tender can be obtained.

3. Prospective tenderer will, on payment of Rs. 3 (three) be supplied on application in writing with drawings (blue print copies) and a copy of general specification.

10. It shall be the duty of the tenders to make out the schedule of quantities as well as corresponding rat and amounts for each of the various kinds of works required for the due completion of the above-mentioned works and to quote the specific lump-sum in words and in figures for which he undertakes to complete the whole works.

11. A schedule of quantities and rates for different items of work is a part of the lump-sum amount should also be attached.

22. In the event of the tender being exhibited by a firm, it must be signed by each member thereof so in the absence of any partner it must be signed on behalf by a person holding power of attorney authorizing him to do so.

13. It must be clearly understood that tenders not received in order and according to the instructions given and in due time will be liable to rejection.

D. H. SMITH,
Executive Engineer, Railway Division.

Balfour, 18th January 1830.

AUCTION FOR THE SUPPLY OF RATION
AND MISCELLANEOUS ARTICLES FOR
THE MOUNTAIN SCHOOL, TANZANIA

Notice is hereby given that the Superintendent, Normal School, Tuzigoot, will hold a public auction at his office in the Normal School, Tuzigoot, at 2 p.m. on the 18th February 1930, for the purchase of the following articles required for vending:—

[illegible]

DATA TRANSMISSIONS AND LOGS

Buttery			
Consent of	..	1800 lb.	To be supplied weekly as required.
Sugar	..	100 lb.	To be supplied whenever required.
Butter	..	80 lb.	Do.
Bread	..	800 lb.	To be supplied daily as requested.
Flour	..	500 lb.	Do.
Corn meal	..	200 lb.	Do.
Eggs	..	500 Do.	Do.
Chicken	..	2 lb.	To be supplied whenever required.
Beef	..	1 lb.	To be supplied weekly.
Lard	..	6 lb.	To be supplied whenever required.
Gel	..	10 lb.	Do.
Butter	..	20 lb.	Do.
American Tea	..	20 lb.	Do.
Green Tea	..	50 lb.	To be supplied weekly.
Black Tea	..	4 lb.	Do.

Discussion

Crank oil	1,000 gals.	To be supplied monthly.
Cylinder oil	100 "	Do.
Boiler oil	100 "	Do.
Lubricating oil, 200 "	200 lbs.	Do.
Joint Grease		
Woolgrease	100 lb.	Do.
Machine Grease	100 lb.	Do.
Grease	100 lb.	Do.
Castor seeds	500 lb.	Do.
Machine oil	1,000 gals.	To be supplied whenever required.
Gasoline	100 lb. same or less	Do.
Hydraulic oil	4 lb. same	Do.

Fully Constructive and Reflexive

Band	Print	Weight	Material	Time	To be supplied whenever required.
Print	..	50,000	Do
Print	..	50,000	Do
Mangalore	..	10,000	Do
Weight	..	10,000	Do

Names of articles.	Estimated quantity required.	Remarks.
Orbitation ..	100 adfs.	To be supplied whenever required.
Stated List ..	1,500	Do.
Stated List ..	200	Do.
Wool and ..	2,000 lbs.	Do.
Wool and ..	10	Do.
Stated List ..	30	Do.
Stated List ..	40	Do.
Stated List ..	30	Do.
Stated List ..	60	Do.
Stated List ..	30	Do.
Stated List ..	30	Do.
Stated List ..	100	Do.
Stated List ..	2	Do.
Stated List ..	2	Do.

Intending bidders are requested to be practical. They should deposit for each lot, \$20, shall be 50 and for the rest of the articles \$5.00 as earnest money, which is the sum of successful bidders, will be returned immediately after the auction is over. In the case of supplies, who may not be able to attend the auction, sealed tenders will be accepted, provided they reach the department before the time and hour mentioned above, and are accompanied by the earnest money specified. Tenders, which will only be received on printed forms to be had free of cost on application, should be accompanied by "Tender for the supply of various articles to the Royal School, Tanjore." They will be opened at the time of auction and the offered price considered along with the bids. The name should be quoted in pounds and shillings per dozen for delivery at the Royal School, Tanjore, the quantities being specified in words as well as in figures. Samples of the articles required can be seen at the auction. Suppliers may bid or tender for all or any one of the articles mentioned above on depositing the requisite earnest money. All supplies must be up to the samples accepted by them or approved by the Superintendent.

2. Successful bidders or tenders will be required to enter into stamped agreements with the school within seven days from the date of receipt of intimation by them that their rates have been accepted. In addition, they should, before signing such agreements, deposit a sum of 10 per cent of the total value of the supplies and materials. With the approval of the Inspector-General of Prisons the total amount may be reduced in the case of approved contractors. Failing compliance within the time specified, the earnest money may be forfeited, and in the event of withdrawal they will also be liable to pay any difference between the prices accepted and those ultimately obtained by the school. The earnest money received from successful bidders or tenders will be taken towards their security deposits and those from others retained at the close of the auction.

3. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

4. Contracts should not be sublet.

5. Any prices accepted and contracts entered into will be subject to confirmation by the Inspector-General of Prisons, Government, whose decision shall also be final in all questions of infringement.

6. As the quantities given against each article in the schedule are only approximate, contractors will

be under an obligation to supply the entire requirements during the period of the contract, plus as much as may be needed to last for a whole month thereafter, provided in respect of the entire quantities, that written orders are given within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to receive the quantities or materials noted in the schedule if they are not required.

7. No article is to be supplied to the school except on a requisition signed by the Superintendent, or some responsible person authorized by him in writing to do so "by order".

8. No advance of cash will, on any account, be made to the contractors when giving orders, nor will the school pay freight or other charges on consignments to be afterwards delivered from bills, but payment for articles delivered at the school on order will be made promptly after they have been accepted and passed. Contractors must submit in return payment of their bills in whole rupees, to which, and to any forming part of the sum due as such bill will be disallowed, unless they contain a receipt equivalent to half rupees or more, when they will be treated as a whole rupee for the purpose of the account.

9. During the prevalence of plague in the vicinity of the school or in that of the area from which supplies are drawn, all goods, etc., will be liable to be first exposed to the sun, articles before being taken in. Also if for any other reason the Superintendent considers exhibition of articles to be necessary.

10. Contractors are required under a penalty not exceeding Rs. 10 to invariably deal with each supply, a new, or other rule, for agreed, showing the number of quantity ordered for each purpose. Also to sign and return within a week of payment by cheque, cash order, or remittance transfer receipts, all accepted bills forwarded by the Superintendent for the purpose. Careless compliance with any supposed short payment may be referred to the Superintendent separately, but not to be made an excuse for delay or refusal to sign.

11. In addition to any difference in price that may be recoverable from contractors on account of purchase rendered necessary elsewhere by failure, neglect, or refusal on their part to supply according to the terms of their agreements, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every such case of default. For repeated infringement of the stipulations of the contract or for other justifiable reasons, he may also arrest, recovering all losses attributable by the school in consequence of the non-compliance, from the security deposited by the contractor, or other money due to them, and, in the event of any refusal, by legal measures if so advised.

12. All wastage found to occur in excess of the respective percentages prescribed in the table above will have to be made good by the contractor.

13. Further information on any point concerning this notification can be had from the office of this school.

14. When once the rules offered at an auction by the tender have been accepted, no objection from others to the Superintendent or the Inspector-General of Prisons will not be considered.

F. E. HUTCHINSON,
Superintendent.

Royal School, Tanjore,
23rd January 1930.

and more forcing part of the sum due on each bill will be disregarded, unless they constitute a fraction equivalent to half rupee or more, when they will be treated as a whole rupee for the purposes of the account. The totals of bills for less than Rs. 25 are rounded off to the nearest anna (i.e., amounts below six pice are disregarded and six pice and above are taken as an anna).

8. During the prevalence of plague in the vicinity of the Jail or in that of the areas from which supplies are drawn, all grain, etc., will be liable to be first exposed to the sun outside before being taken in, also, if for any other reason, the Superintendent considers expedient to require it to be sun-dried.

10. Contractors are required (under a penalty not exceeding Rs. 25) to invariably send, with each supply a receipt, or advice note, duly signed, showing the number or quantity tendered for acceptance. Also to sign and return, within a week of payment by cheque, cash order, or remittance transfer receipt, all accepted bills forwarded by the Superintendent for the purpose. Guarantees in connection with any accepted bill payment may be referred to the Superintendent separately, but are not to be made an excuse for delay or refusal to sign.

11. In addition to any differences in price that may be recoverable from contractors on account of purchases rendered necessary elsewhere by failure, neglect or default on their part to supply according to the terms of their agreement, a sum not exceeding Rs. 50 may be levied at the discretion of the Superintendent for cash and every such sum at default. For repeated infringement of the stipulations of the contract or other justifiable reasons, he may also suspend or withdraw all business transactable by the Jailer consequent on the suspension from the security deposited by the contractor or other similar due to them and, to the extent of any monies, by legal measures if so advised.

12. All wastage found to occur in course of the respective prerogatives presented in the schedule will have to be made good by the contractor.

13. Further information on any point concerning this notification may be had from the Jail office.

14. When ever the rates offered at an auction or by tender have been accepted, lower quotations from others to the Superintendent or to the Inspector-General of Prisons will not be considered.

R. M. INGLEDEN BAILL, Captain,
Superintendent.

District Jail, Calcutta,
21st January 1934.

SALE OF TANGEDU BARK.

Tan bark of tangedu bark in the Assam and Jaintia divisions comprising the whole of Assam and Baffery revenue districts and portions of Chittagong and Chittagong revenue districts will be sold on the 15th February 1934 at 1 p.m. in the Baffery Government's office for Baffery district and on the 14th February 1934 at 1 p.m. in the District Forest Office, Assam, for other districts. An earnest money deposit of Rs. 100 will be required from men of British territory and that of Rs. 5,000 will be required from men of Mysore and other native provinces. In the case of highest bidder one-third of the sale amount should be paid at the time of the sale, one-sixth at the time of the execution of the agreement and the remaining half amount in three equal instalments. For other particulars sale notice published in the District Gazette for January 1934 may be referred to.

J. RADASIVA AYYAR,
District Forest Officer.

Assam, 16th January 1934.

TENDER FOR THE SUPPLY OF CLOTHING

Brown tenders for the supply of the articles of clothing and for tailoring charges referred to in the list below during the year 1934-35 will be received by the Superintendent of Sateenry up to 12 noon on Saturday, the 1st March 1934.

Articles to be supplied.

1. Tenders must be accompanied by "Tender for Clothing". They must specify the rates at which the tenderer undertakes to supply or to make per cent. They must be accompanied by a deposit of 1 per cent on the value of their tender. This deposit must be retained in the Imperial Bank of India, Madras, and the Bank receipt attached to the tender. No cash will be accepted.

2. Tenderers may tender under any one or more parts of the notification, but the tender must cover each part or parts completely for any one or more parts. They are also required to take instructions from the Sateenry Office as to how the clothing to be made and to deposit also other samples before they tender.

3. Samples of the cloth and other articles proposed to be supplied must reasonably accompany the tender. The samples must be distinctly described and marked with the name of the tenderer as the labels attached to them.

4. The successful tenderer will be required to deposit as security 10 per cent on the value of his tender, together with the proper stamp duty and to sign a contract bond (the form of which may be seen at the Sateenry Office) within fifteen days from the date of his being informed of the acceptance of his tender. Should he not do so or should he withdraw his tender after his acceptance, his deposit of 10 per cent deposited with the tender will be liable to forfeiture and his tender will be cancelled. In the case of unsuccessful tenderers, the tender deposit will be returned to them. The tender deposit of the tenderer, who withdraws his tender before acceptance, will be forfeited to Government.

5. The number of suits and other articles given below are approximate; the actual quantities required will be intimated to the contractor from time to time and must be delivered at the cost and the risk of the contractor at the Sateenry Office, Madras, punctually on the date fixed in the order issued, failing which the terms of the contract bond will be strictly enforced.

6. The Superintendent of Sateenry reserves to himself the right to reject any tender without assigning any reason for so doing.

7. Any further information may be obtained on application at the Sateenry Office, or any office copy between the hours of 11 a.m. and 5 p.m.

8. The clothing must be supplied according to specified measurements or in the case of pants given in the Provisional Form indicating the size (height, weight, waist), according to the measurements to be taken at the office by the successful tenderer.

9. The quantities of material issued for making each garment are specified on the list, proportionate allowances being made for garments of lengths which may vary from those specified in the list. One bleached duff shall be issued to each before the clothing is made. Half a yard of duff for every forty yards will be thus issued in advance in excess of the estimate specified in the list and no extra charges will be allowed for making.

10. J. P. Code and Form No. 40 similar to the order of the cloth should be used.

11. The required quantity of guinea ferrous bolts and nut bolts will be provided by the contractor himself.

Serial number.	Description of clothing.	Fiber or quality.	Measurements of each garment.	Estimate of price paid for each sort of clothing.	
				(9)	(10)
20	Black serge suits for factory workmen.	Wool	Costs 10	(1) Black serge, 10' .. Yds. 2 1 1 (2) Lining serge, 10' .. 2 1 1 (3) Buttons, cloth, large, 50 c. .. 3 1 1 (4) Black serge, 10' .. 3 1 1	10 00
21	Black serge suits, lined, for factory workmen.	Wool	Costs 10	(1) Black serge, 10' .. Yds. 2 1 1 (2) Lining serge, 10' .. 2 1 1 (3) Buttons, cloth, large, 50 c. .. 3 1 1 (4) Black serge, 10' .. 3 1 1	10 00

PART II

[illegible]

PART IV

[illegible]

PART IV

Serial number	Description of clothing.	Probable quantity.	Representative of each group.	Estimate of cloth found for each unit of clothing.
(1)	(2)	(3)	(4)	(5)
1	(a) Coat (sleeve), white for General (Harpin)	See 200	I	(1) Coat, white or khaki 27000" ... Yds. 2 4 (2) Hat and cap, white or brown, and 1. 27000" ... Yds. 2 4
	(a) Coat (sleeve), khaki for General (Harpin)	See 200	II	(1) Coat, white or khaki, 27000" ... Yds. 2 4 (2) Hat and cap, white or brown, and 1. 27000" ... Yds. 2 4
	(a) Coat (sleeve), white for General (Harpin)	See 200	III	(1) Coat, white or khaki, 27000" ... Yds. 2 4 (2) Hat and cap, white or brown, and 1. 27000" ... Yds. 2 4
2	(a) Shirt waist, white	See 1,000	I	(1) Shirt, white or khaki, 27000" ... Yds. 3 4 (2) Hat and cap, white or brown, and 1. 27000" ... Yds. 3 4
	(a) Shirt waist, khaki	See 1,000	II	(1) Shirt, white or khaki, 27000" ... Yds. 3 4 (2) Hat and cap, white or brown, and 1. 27000" ... Yds. 3 4
	(a) Shirt waist, white	See 1,000	III	(1) Shirt, white or khaki, 27000" ... Yds. 3 4 (2) Hat and cap, white or brown, and 1. 27000" ... Yds. 3 4
3	(a) Khaki drill pants for General	See 200	I	(1) Pants, white or khaki, 27000" ... Yds. 2 4 (2) Hat and cap, white or brown, and 1. 27000" ... Yds. 2 4

[illegible]

II. (a) Constraining quantities for you: Sub-Inspector of Police with latrine on your plan
S.M. No. 28-A of 1999.

[illegible]

II (B).—Constructing a stable for the Bab-Inspecion of Police as per plan Q. No. 41-0/1927.

[illegible]

11L.—Constructing hole for eye-head cruetable and eight cruetables as per plan S.N. Dec. No. 10-B101m.

74	..	Each seedling transplants 10 seedlings per sproutling	1,000 ft.
75	..	Plowing in basement with north air per sproutling	1,000 ft.
76	10-20	Grass seed broken apart in first portion per sproutling	300 ft.
77	30-40	Plowing with 10 in. in first portion in first portion per sproutling	300 ft.
78	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
79	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
80	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
81	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
82	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
83	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
84	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
85	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
86	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
87	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
88	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
89	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
90	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
91	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
92	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
93	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
94	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
95	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
96	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
97	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
98	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
99	30-40	Grass seed broken apart in first portion per sproutling	300 ft.
100	30-40	Grass seed broken apart in first portion per sproutling	300 ft.

IV. Constructing a lattice of six seats as per plan B, B, Nos. 10-11 of 1925

[illegible]

T. Forsberg and

DO.	Eastwork for housing road, with all beds and lifts as per specification		1,000 sq. ft.
MO.	Grand as per specification including stacking at site		180 "
FO.	Specimen removal (chlorine) etc. material as per specification		

W.R.—The above is stated by the landowner that he is unable to well as to the ground, and the total amount shall also be worked out and added to the well as well as to the ground.

ADDITION FOR SUPPLY OF BATHS AND MISCELLANEOUS ARTICLES TO THE JUNIOR OFFICERS' SCHOOL, BANGOR, DURING THE YEAR 1908-09.

Notice is hereby given that the Superintendent of the Government Junior Officers' School, Bangor, will hold an auction at 3 p.m. on Monday, the 17th February 1909 for the supply of the following articles of refuse during the year 1908-09. Bidding notices are requested to be presented. In the case of supplies which may be made to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour mentioned above and are accompanied by the current money specified in the schedule. They will be opened at the time of auction and the offers will be considered along with the bids. The rates should be quoted in pounds and pence per dozen for delivery at the Junior Officers' School, Bangor, the quantity being specified in words as well as in figures. Samples of the articles required can be seen at the auction. Suppliers may bid or tender for all or any one of the articles mentioned in the schedule on depositing the requisite current money. All supplies must be up to the samples supplied by them or approved by the Superintendent.

1. Successful bidders or tenders will be required to enter into stamped agreements with the school from the date of receipt of information from them that their rates have been accepted. In addition they should, before signing such agreements, deposit a security of 10 per cent of the total value of supplies undertaken (with the approval of the Chief Inspector of Certified Schools for the district) may be reduced in the case of approved contractors. Failing compliance within the time specified, the current money may be forfeited and, in the event of withdrawal, they will also be liable to pay any difference between the prices accepted and those actually obtained by the school. The current money provided here, the successful bidders or tenders will be taken towards their security deposits and those from others returned at the close of the auction.

2. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

4. Contracts should not be called.

5. Any rates accepted and contracts entered into will be subject to confirmation by the Chief Inspector of Certified Schools, Gloucester, whose decision shall also be final on all questions of infringement.

6. As the quantities given against each article in the schedule are only approximate, contractors will be under an obligation to supply the entire requirements during the period of contract plus as much as may be needed in fact for a whole month thereafter, provided, in respect of the entire quantities, that orders before are given within a fortnight of the termination of agreement. At the same time, the Superintendent does not bind himself to return the quantities or numbers noted in the schedule if they are not required.

7. No article is to be supplied to the school except on a requisition signed by the Superintendent or some responsible person authorized by him in writing to do so "by order".

8. No advance of cash will on any account be made to the contractors whose goods arrive, nor will the school pay freight or other charges on consignments to be afterwards delivered from bills, but payment for articles delivered at the school must be made promptly after they have been inspected and passed. Contractors must submit to receive payment of their bills in whole or in part to which and some forwarding part of the cash due on

each bill will be disregarded unless they contain a receipt equivalent to half a cheque or note when they will be treated as whole notes for the purpose of the amount.

9. During the presence of plague in the vicinity of a school or that in the area from which supplies are drawn, all goods, etc., will be liable to be first stored to the use outside before being taken in. Also if, for any other reason, the Superintendent decides upon inspection of articles in the school economy.

10. Contractors are required (under a penalty not exceeding Rs. 25) to accurately send with each supply a memorandum in advance note, duly signed, showing the number or quantity tendered for acceptance. Also to sign and return within a week of payment, by cheque, bank order or remittance transfer receipt, all amounts bills forwarded by the Superintendent. For the purpose, quantities in connection with any supplies which payment may be referred to the Superintendent separately, but are not to be made an excuse for delay or refusal to sign.

11. In addition to any difference in price that may be recoverable from contractors as a result of purchase ordered previously delivered by failure, neglect, or refusal on their part to comply according to the terms of these agreements, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every case of such default. The repeated infringement of the stipulations of contract, or for other punishable reasons, he may also send it, removing all losses recoverable by the school as a consequence of the agreement from the security deposited by the contractors or other moneys due to them, and in the event of any failure, by legal measures if so advised.

12. All wages fixed to enter in return of the respective percentages prescribed in the schedule will have to be made good by the contractors.

13. Further information on any point concerning this advertisement may be had in the school office.

14. When and the rates offered when articles or by tender have been accepted, lower quotations from others by the Superintendent or the Chief Inspector of Certified Schools will not be considered.

Summary.

Description of article.	Approximate quantity required.	Known money payable.
1. Solid iron shafts, not to be less than 6 inches in diameter and 12 feet long. (Wages not to exceed 1 per cent.)	10,000	10
2. Solid iron shafts, not to be less than 6 inches in diameter and 12 feet long. (Wages not to exceed 1 per cent.)	10,000	10
3. Nails (First and second quality)	1,000	10
4. Repairs (Quantity of different materials)	1,000	10
5. Repairs (Quantity of different materials)	1,000	10
6. Repairs (Quantity of different materials)	1,000	10
7. Repairs (Quantity of different materials)	1,000	10
8. Repairs (Quantity of different materials)	1,000	10
9. Repairs (Quantity of different materials)	1,000	10
10. Repairs (Quantity of different materials)	1,000	10
11. Repairs (Quantity of different materials)	1,000	10
12. Repairs (Quantity of different materials)	1,000	10
13. Repairs (Quantity of different materials)	1,000	10
14. Repairs (Quantity of different materials)	1,000	10
15. Repairs (Quantity of different materials)	1,000	10
16. Repairs (Quantity of different materials)	1,000	10
17. Repairs (Quantity of different materials)	1,000	10
18. Repairs (Quantity of different materials)	1,000	10
19. Repairs (Quantity of different materials)	1,000	10
20. Repairs (Quantity of different materials)	1,000	10
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92. Repairs (Quantity of different materials)	1,000	10
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94. Repairs (Quantity of different materials)	1,000	10
95. Repairs (Quantity of different materials)	1,000	10
96. Repairs (Quantity of different materials)	1,000	10
97. Repairs (Quantity of different materials)	1,000	10
98. Repairs (Quantity of different materials)	1,000	10
99. Repairs (Quantity of different materials)	1,000	10
100. Repairs (Quantity of different materials)	1,000	10

Description of article.	Approximate quantity required.	Estimated value per piece.
	in	Rs.
14. Eggs (To be supplied as per daily requirements.)	50 per month.	25
15. Milk, fresh. (To be supplied as required.)	50 pints per month.	
16. Tea	25 lb. per month.	

R. SUBRAMAYYA NAYUDU,
Superintendent.

Junior Certified School, Rongpet,
21st January 1930.

SALE OF TIGER AND ORIENTAL SKINS

Notice is hereby given that two Tiger skins and twenty-five Chinese skins will be sold by public auction by the Deputy Collector in charge of the District Treasury, South Kanara, in the Collector's Office, Mangalore, at 2 p.m. on Friday, the 14th day of February 1930.

2. Intending bidders should deposit before the commencement of the sale an earnest money of Rs. 10 such as cash or currency notes which will be returned to them in case their bids are not accepted.

3. The value of the skins minus the earnest deposit should be paid by the successful bidder the same day into the Treasury, Mangalore, the skins will be sold at the rate of the next highest bidder.

4. The Collector of South Kanara will reserve to himself the right of accepting all or any of the bids without accepting any bid or bids for sale.

G. W. WELLS,
Collector.

South Kanara Collector's Office,
Mangalore, 10th January 1930.

ACTION FOR SUPPLY OF FOOD AND OTHER ARTICLES OF REQUISITE TO THE CENTRAL JAIL, SUDHINOPOLY.

Notice is hereby given that the Superintendent will hold an auction at the Trichinopoly Central Jail, at 5 p.m. on Wednesday, the 8th February 1930, for the supply of the following articles of requisite during the year 1930-31. Intending bidders are requested to be present. In the case of supplies who may be unable to attend the auction, sealed tenders will be accepted, provided they reach the Superintendent on or before the day and hour mentioned above, and be accompanied by the earnest money specified in the schedule. Tenders, which will only be received as printed forms to be had free of cost on application, should be accompanied "Tender for the supply of various and miscellaneous articles to the Trichinopoly Central Jail, Trichinopoly". They will be opened at the time of auction and the sealed rules considered along with the bids. The bids should be quoted in pounds and pence per piece for delivery at the Trichinopoly Central Jail, Trichinopoly, the quantities being specified in words as well as in figures. Samples of the articles required may be seen at the auction. Bidders may bid on tender for all or any one of the articles mentioned in the schedule in depositing the requisite earnest money. An earnest must be in the shape of a security by them or accepted by the Superintendent.

2. Successful bidders or tenders will be required to enter into stipulated agreements with the Jail authorities before the date of receipt of information by them that their bids have been accepted. In

addition, they should, before signing such agreements, deposit a sum of Rs. 10 per cent of the total value of the supplies undertaken. (With the approval of the Superintendent of Prisons, the total amount may be reduced in the case of approved contractors.) Failing compliance with the terms specified, the earnest money may be forfeited, and, in the event of withdrawal, they will also be liable to pay any difference between the price awarded to pay any difference between the price awarded and those actually obtained by the Jail. And those articles awarded from successful bidders or tenders will be taken towards their monthly deposits and those from whom obtained at the close of the auction.

3. The Superintendent reserves the right to accept or reject any bid or tender without assigning any reason.

4. Contracts should not be sublet.

5. Any rates accepted and contracts entered into will be subject to confirmation by the Superintendent of Prisons, Coimbatore, whose decision shall also be final in all questions of interpretation.

6. As the quantities given in the schedule are only approximate, the contractors will be under an obligation to supply the entire requirements during the period of the contract, plus or minus as may be needed in that for a whole month thereafter, provided, in respect of the rates specified, that within seven days of the award within a fortnight of the termination of the agreement. At the same time, the Superintendent does not bind himself to accept the quantities or amounts asked in the schedule if they are not required.

7. No article is to be supplied to the Jail except on requisition signed by the Superintendent or some responsible person authorized by him in writing to do so "by order".

8. No advance of cash will on any account be made to the contractors when giving orders, nor will the Jail pay freight or other charges on supplies, except in the case of articles delivered from India, and payment for articles delivered at the Jail on order will be made promptly after they have been inspected and passed. Contractors must submit to receive payment of their bills in whole or in part, and some further part of the same due on each bill will be disregarded unless they constitute a further equivalent to half a rupee or more when they will be treated as a whole rupee for the purpose of the account.

9. During the purchase of supplies at the auction of the Jail or on that of the stores from which supplies are drawn, all goods, etc., will be liable to be first exposed to the auction before being taken up. Also if for any other reason the Superintendent requires inspection of articles he may require.

10. Contractors are required to make a security and to supply a counterbalance or advance and, duly signed showing the purchase or quantity tendered for acceptance. Also to sign and return, within a week of payment by cheque, cash order, or promissory transfer receipts, all connected bills forwarded by the Superintendent for the purpose. Contractors in connection with any proposed order payment may be referred to the Superintendent separately, but are not to be made an excuse for delay or refusal to sign.

11. In addition to any difference in price that may be recoverable from contractors on account of purchase rendered necessary elsewhere by failure, neglect, or refusal to perform to supply according to the terms of their agreements, a fine not exceeding Rs. 50 may be levied at the discretion of the Superintendent for each and every such case of default. The required fulfilment of the stipulations of the contract or for other possible reasons,

GRANTWORTH LIST OF BARRISTERS OFFICERS OF THE
KARNATAKA PUBLIC DEPARTMENT. 1st January 1933.
No. 4 (5 p.).

MADRAS GRANTWORTH CIVIL MEDICAL LIST compiled
up to 30th September 1932. No. 5-6-7 (3 pp.).

LIST OF GRANTWORTH OFFICERS IN THE MADRAS PRE-
SENTMENT. Compiled up to 1st January 1933.
No. 12 (14 p.).

REPORT OF THE ADMINISTRATION OF THE MADRAS
REVENUE FOR THE YEAR 1929-30. No. 13 (1 & 2 p.).

DUTY OF OFFICIAL MAGISTRATE. SUMMARY, 1929—Continued
No. 14, 2 of 1929. No. 3 (4 p.).

PRESENT LIST OF COMMISSIONERS TO THE MADRAS
MUNICIPAL. Part 2 (5 p.).

PRESENT LIST OF COMMISSIONERS TO THE MADRAS
MUNICIPAL. Part 1 (5 p.).

PRESENT LIST OF COMMISSIONERS TO THE MADRAS
MUNICIPAL. Part 1 (5 p.).

PRESENT LIST OF COMMISSIONERS TO THE MADRAS
MUNICIPAL. Part 1 (5 p.).

PRESENT LIST OF COMMISSIONERS TO THE MADRAS
MUNICIPAL. Part 1 (5 p.).

PRESENT LIST OF COMMISSIONERS TO THE MADRAS
MUNICIPAL. Part 1 (5 p.).

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MUNICIPAL. Part 1 (5 p.).

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MUNICIPAL. Part 1 (5 p.).

PRESENT LIST OF COMMISSIONERS TO THE MADRAS
MUNICIPAL. Part 1 (5 p.).

VACANCIES.

PUBLIC SERVICE COMMISSION (INDIA).

Applications are invited from Britishers natives
of India for the award of two scholarships of the
value of £250 a year (exclusive of college fees,
traveling expenses, etc., which will be defrayed by
Government) to be held for a period of
two years and three months for training in Civil
Administration.

Applicants must be not less than 20 or more than
25 years of age on the 1st July 1932, and must
possess the B.Sc. Degree in Engineering or degree
of a recognised University.

Further particulars and application forms may
be obtained from the Secretary, Public Service
Commission, Delhi, by persons applying for them
on or before the 15th February 1932.

A. C. DIX,

Secretary, Public Service Commission.

Delhi, 27th January 1932.

Applications are invited from duly qualified persons
(passed Lower Subdivision at the College of Engi-
neering, Madras) for the post of an Overseer in this
Circle on a salary of Rs. 50 per mensem.

2. All applications should be addressed to the
Executive Engineer, Battery Division, Battery, as
to reach him on or before the 1st February 1932.

C. FRODIE,

Superintending Engineer, Madras Circle.

Madras, 22nd January 1932.

Applications are invited from duly qualified
and experienced of the Medical College, Madras and
Vijayawada, and from members who are
Medicines and persons equivalent or higher quali-
fications, for appointment as house surgeons and
house physicians in the State Hospital. The
selection of candidates for the above appointments
will be made by a Board appointed by the Govern-
ment of Madras. The date, place and time of
meeting of the Selection Board will be published in
due course in the local newspapers and the Act 50
Group Circulars. Candidates should be prepared to
come before the Board for an interview at their
own expense. A fee of the house surgeons and
house physicians will be paid a subsistence
allowance of Rs. 50 per mensem with rent free
quarters, if quarters are available. All others will
be expected to work as honorary house surgeons
and house physicians. The maximum age limit for
candidates for the post of house surgeons and house
physicians will be 35 years. Candidates from age limit
will be considered only in case of candidates
possessing special academic qualifications or
experience. Appointments of duly qualified
surgeons and physicians will be made from the
panel of house surgeons and house physicians
selected by the Board, either by a competitive
examination or in any other manner as may be
decided by Government in due course. Applicants
should furnish the following particulars:—

1. Name in full and present address.
2. Date.
3. Age and date of birth.
4. Qualifications or examinations and institutions from
which obtained.
5. Date of graduation.
6. References, if any, obtained during Medical Degree
course.
7. If any of appointment, if any, held since gradua-
tion.
8. Whether in British subject or subject of an Indian or
Foreign State, and if so, name of State.

GOVERNMENT OF INDIA NEW PUBLICA- TIONS FOR SALE.

INDIA ACT XLV of 1929—INDIAN PENAL CODE AS
AMENDED UP TO THE 1st AUGUST 1929. No. 14
(8 p.).

INDIA ACT XLII of 1929—INDIAN INCOME TAX
(TAXPAYER'S GUIDE) ACT, 1929. No. 15
(8 p.).

INDIA ACT XX of 1929—TRANSFER OF PROPERTY
(AMENDMENT) ACT, 1929. No. 16 (14 p.).

INDIA ACT XXI of 1929—TRANSFER OF PROPERTY
(AMENDMENT) PROVISIONAL ACT, 1929. No. 17
(14 p.).

REPORT OF THE JUDICIAL COMMISSION. No.
1-2-3. (7 & 8 p.).

Applications should be accompanied with copies of testimonials if any, and a certified account of date of birth which can be obtained in the case of lady medical graduates from the records of the University concerned on payment of the prescribed fee of rupee one each. Applications should be addressed to the President of the Selection Board, C/o Bangalore General and the Government of Madras, No. 81, Mount Road, Cathedral Post Office, Madras, and should reach on or before 17th February 1935.

(By order)

F. K. WARRIER,

Acting Federal Assistant to the Surgeon-General with the Government of Madras,
Madras, 26th January 1935.

APPOINTMENTS are invited for the post of Matron, Presidency Jail for Women, Yellam, which is to be opened shortly. Salary Rs. 75—Rs. 120, with two quarters and uniform. Applicants should be under 40 years of age, well educated and physically fit for superintendence in Government service. Preference will be given to those trained in nursing. Applications for the appointment should reach the undersigned on or before the 10th February 1935.

J. P. CAMERON, I.A.-Col., I.M.S.,

Inspector-General of Prisons,

Channarayana, 22nd January 1935.

APPOINTMENTS are invited from passed Secondary School-Leaving Certificate candidates for the post of the steward assistant, Government Hospital, Channarayana, in the grade of Rs. 35—50. The applicant will have to deposit a security of Rs. 300 in Government promissory notes or in Post Office Savings Bank. Preference will be given to those who have previous experience in a Government office. The appointment is a permanent one. Applications should reach the undersigned not later than 10th February 1935.

W. C. PATON, Major, I.M.S.,

Medical School Officer, The Mysore

Channarayana, 22nd January 1935.

APPOINTMENTS are invited from passed Lower Subordinates of the College of Engineering, Madras, for the post of a Draftsman on Rs. 60 per mensem. The vacancy will last for two months for the present. Applications should reach the undersigned on or before the 31st January 1935.

G. M. PHILIP,

Executive Engineer, Madras Special Division.
Madras, 25th January 1935.

APPOINTMENTS are invited for the post of a typist and shorthand writer in this office on Rs. 25—35—40—45 pice Rs. 15 shorthand allowance from persons duly qualified, i.e., Secondary School-Leaving Certificate holders who have passed the Government Technical Examination in Typewriting and Shorthand. The appointment lasts for about two and a half months.

M. S. RAMASWAMI AYYAR,

District Officer,

Madras, 24th January 1935.

PRIVATE ADVERTISEMENTS.

On or after 15th January 1935, I intend moving the High Court to act as an Advocate General.

R. ANANTANARATHAN

Madras, 26th January 1935.

On or after 15th February 1935, I intend moving the High Court to act as an Advocate General.

S. K. NAAGASWAMI IYER.

Madras, 26th January 1935.

On or after 25th January 1935, I intend moving the High Court to act as an Advocate General.

O. RANGA RAO,

Madras, 26th January 1935.

On or after 15th February 1935, I intend moving the High Court to act as an Advocate General.

R. V. RAMANAMURTI,

Berhampur, 7th January 1935.

On or after 25th February 1935, I intend moving the High Court to act as an Advocate General.

G. K. REDDI,

Bombay, 26th January 1935.

On or after 25th February 1935, I intend moving the High Court to act as an Advocate General.

T. S. MUTHUSWAMI,

Madras, 26th January 1935.

On or after 25th February 1935, I intend moving the High Court to act as an Advocate General.

Y. K. RAJAGAN,

Tirucherry, 15th January 1935.

I, S. V. M. S. Mathias Chettiar of Radesiyakam, shall henceforth be known as S. V. M. S. Mathias Chettiar.

S. V. M. S. MUTHIAS CHETTIAR.

Radesiyakam, 26th January 1935.

I, (Chembil) G. Sankaran, shall henceforth be known as (Sankaran) G. Sankaran.

SANKARAN,

General Secretary, Saba Samaj,
Madrass, 26th January 1935.

INSOLVENCY NOTICES.

TAKE notice that Mahadevi Narayana has filed a creditor petition in I.P. No. 8 of 1935 in the file of the High Court, Madras, to adjudge Giddan Narayana, Rajayya and Subrahmanya of Perambur, and that the same stands posted to 26th February 1935 for objection.

M. RANGA RAO,

Filed

Madras, 26th January 1935.

TAKE notice that Belimati Aditya of Poda Karpas, Bhatnagar, took, filed an Insolvency Petition No. 7 of 1935 in Sub-Court, Madras, and it is posted to 26th February 1935 for objection.

P. VENKATAPATTA,

Attorney for the Petitioner.

Madras, 17th January 1935.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

O.P. No. 251 of 1934.

In re: The Corporation Star Bank, Limited.

S. V. Srinivasan Chettiar and S. V. Nagasahasram Chettiar—Petitioners.

The petitioners sheweth how they filed the above petition for the winding up of the Corporation Star Bank, Limited. Notice of the petition was issued by His Lordship Mr. Justice Eddy by Order, dated the 11th December 1934, and the hearing of the petition adjourned to 15th February 1935.

P. R. SRINIVASAN,

Advocate for Petitioners
Madras, 26th January 1935.

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY REGISTER.

FROM THE MARINE OBSERVATORY, WASHINGTON.													
Date.	Barometer reduced to 32° F. and 30 in. height of air.	Thermometers.				Winds in fath.	Winds.		Direction of rain.	Cloudy sky—In light patches.	General remarks.		
		Observed daily mean.		Observed extremes.			Direction.	Force.					
		Dry.	Wet.	Max.	Min.								
1906.	Latitude.	°	'	°	'	°	'	°	'	°	'	°	'
Jan. 2nd, Monday ..	19 504	79.1	72.5	83.8	69.3	14.4	SE by E	40	SE	25	0.0	Clear with passing clouds.	
" 1st, Tuesday ..	19 640	80.8	71.8	83.5	71.9	84.1	Do.	40	SE	15	0.0	Do.	
" 2nd, Wednesday ..	19 607	79.1	70.4	80.1	69.2	66.6	E by S	35	SE	18	0.0	Fine.	
" 3rd, Thursday ..	19 626	79.4	72.1	80.4	69.3	62.5	S	35	SE	18	0.0	Fine with passing clouds.	
" 4th, Friday ..	19 624	78.8	70.8	81.8	77.8	64.5	E by E	35	SE	25	0.0	Clear.	
" 5th, Saturday ..	19 613	79.4	70.8	80.8	69.4	64.5	Do.	35	SE	18	0.0	Fine.	
" 6th, Sunday ..	19 605	79.5	71.5	81.5	69.5	65.6	E by E	35	SE	18	0.0	Fine with passing clouds.	

The Standard Barometer and Thermometer are read at 8 a.m., 10 a.m., 4 p.m. and 8 p.m. and the daily means are obtained by the application of hourly corrections obtained from twenty years' observations. The centre of the barometer is twenty-two feet above the level of the sea, and the mouth of the rain-gauge is two feet from the ground. The wind, rain and general weather registered are for the current and day—from midnight to midnight.

The total quantity of rain collected since 1st January in 1906, the average due for the same period being 9.85 in.

A. A. NARAYANA AYYAR,
Assistant Meteorologist.

Madras Observatory,
23rd January 1906.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 41

MADRAS, TUESDAY EVENING, JANUARY 31, 1930.

[Price, 1 s. 6 p.]

EXCISE DEPARTMENT.

NOTIFICATION.

No. 7, dated 21st January 1930.

NOTICE OF SALE OF WARE AND OTHER PRIVILEGES.

Notice is hereby given that the number of independent shops appointed for the sale of liquor, opium, and intoxicating drugs during the twelve months beginning 1st April 1930 and ending 31st March 1931 and the local limits appointed for them will be sold by Collectors in their District Quarters, and that the privilege of sale therein will be put up to public auction on the dates, at the places and by the officers to be notified by Collectors subject to the conditions hereinafter set forth. The Collector of Madras will notify separately the special conditions under which licenses for the sale of arrack in the Annapatti taluk will be granted on payment of fixed fees. The Collector of Vengalpet will notify separately the conditions under which the privilege of sale of arrack in the taluks of Vengalpet, Villuputur, Ruckpet, Srivilliputhur and Arakuppalli, of the Vengalpet district will be put up to public auction.

The districts in which independent arrack shops, foreign liquor taverns, beer shops and garps and opium shops, respectively, will be sold are specified below:

From 1st April 1930.

Arrack, garps and opium shops.

In all districts.

Foreign liquor taverns.

In the districts of Vengalpet, East Godavari, Kuluva, Madras, Chingleput, South Arcot, Tanjore, Madurai and Malabar.

Beer shops.

In the districts of Bellary, Chingleput, North Arcot, South Arcot, Tanjore, Tiruchirappalli, Madurai, Coimbatore, The Nilgiris, Salem and Malabar.

Licenses for the sale of foreign liquor which are granted on payment of fixed fees are dealt with on separate notification.

Conditions of Auction Sale.

1. Any person desiring to bid must deposit Rs. 25 with the selling officer on the day of sale, but direction is given to the selling officer to reduce the deposit to Rs. 10 when necessary. In Madras City the deposit to be made by each bidder will be Rs. 50. No one will be admitted to the auction room unless

he has made this deposit. No one may bid for another person unless he holds a power of attorney from him. No shop will be licensed during the term of two or more persons. In the case of a duly recognised company or firm no agent will be authorised by a power of attorney, or any other licence empowered by the articles of association or similar rules, may bid for and act on behalf of the company or firm. Deposits made under this notice will be returned on application to successful bidders at the close of the day's sale.

2. In Madras City the deposit must be paid into the Public Treasury and the bidder for each person present must deposit money there. Deposits will be returned under the notice of the selling officer to successful bidders at the close of the day's sale or presentation of the shares at the Public Office.

3. The officer conducting the sale may, at his discretion, refuse to accept the bid of any person on the ground (1) that he has been convicted by a criminal court or has previously been guilty of such a breach of the regulations of houses or of a company under the Act as to render him undesirable as a holder of a license; or (2) that he is insolvent or is accused of a crime; or (3) that his bid is purely speculative; or (4) that he is a village officer or a relative of a village officer of the village in which the shop is situated or which is supplied by the shop or of a neighbouring village; or (5) that he is a constant supplier of country spirits for the district area within which the shop is situated; or (6) that he is a brewer or agent of a brewer (whether local or foreign) holding for any shop in which beer is sold for consumption on the premises; or (7) that such a source is necessary for general consumption to the detriment of Government interests; or (8) for any other valid reason.

4. The licensees paid placed on each shop will not be published but the average annual rental during the previous five years will be notified by Collectors, whenever possible, for the information of bidders. The selling officer will fix the open price of each shop.

5. The shops will be put up to auction in the order in which they are notified unless the selling officer sees cause to change that order.

6. The highest bid will be provisionally accepted by the selling officer only at his discretion by the Collector. Such subsequent confirmation after the close of the sale will be necessary even if the selling officer is the Collector himself. The Collector will be at liberty to accept or reject any bid with or without notice. If the selling officer declines the close of the sale except under condition 11 the highest bid for any

shop he may at his discretion either accept the next highest bid or record the shop. In case of dispute the selling officer's decision will be final.

VI (4) Every person whose bid is provisionally accepted shall—

(a) in case, if so required by the selling officer, or otherwise at the close of the day's sale, deposit, in addition to the deposit made under clause I, half a month's rent for each shop knocked down to him, unless the rental deposit equals or exceeds two months' rent;

(b) if once apply in writing for a licence for each shop knocked down to him and within a week thereafter furnish the Tahsildar with the particulars of the site selected by him for the premises of the shop and a statement in the prescribed form (annexed to this gazette notice) showing details of the immovable property possessed by him, or in which he has an interest, together with accurate and full details of encumbrances, etc., thereon;

(c) within fifteen days from the date of sale deposit such further sum as with the deposit already made under sub-clause (a) steps will make up two months' rent of all shops knocked down to him.

(d) Further if the Tahsildar is not satisfied that any such person can be trusted to pay his rent punctually and fully, he may require him, in addition to the deposits required under clause (a) (b) steps, either

(i) to deposit two months' rent of all shops knocked down to him, or

(ii) to execute a mortgage of his immovable property in favour of the Government for all moneys that may become due under the terms of the contract with a power of sale in favour of the mortgagee to be exercised in default of payment thereof by the purchaser, or

(iii) to produce a surety or sureties, to be accepted by the Tahsildar, who should execute a security bond for the due payment of all moneys that may become due by him under the terms of the contract and to execute a mortgage deed of his or their immovable property in favour of the Government for the payment of all moneys due under the said contract by the purchaser with a power of sale in favour of the mortgagee in default of payment thereof, by the surety or sureties or by the purchaser, or

(iv) if the Tahsildar is not satisfied that the value of his immovable property (owned or mortgaged) is adequate, he may require such person further to produce, in addition to mortgaging his property, a surety or sureties to be approved by the Tahsildar, who shall execute a security bond for the balance of the money that may become due and execute a mortgage deed of the surety or sureties' property in favour of the Government. The sureties referred to in sub-clause (iii) and (iv) should submit to the Tahsildar a statement in the prescribed form annexed to this notification showing details of their immovable property. The purchaser shall be bound to carry out the provisions of sub-clause (i) (ii) (iii) (iv) above within fifteen days from the date of sale.

The bond and the mortgage deeds shall be stamped and registered at the expense of the purchaser. His estate also be bound to execute a mortgage deed approved. The bidder or his surety must produce at least one residence certificate in case where immovable property is mortgaged to Government.

VII Deposits will be returned in any case in which the Collector refuses to confirm the acceptance of the bid.

VIII At the close of the day's sale the selling officer will notify the date on which, provided, if any are found necessary, will be held when the list of shops to be sold has been drawn up, a copy of it will be sent to one bidder who gives his name and address to the Tahsildar.

IX. The order of the Collector confirming or refusing to confirm the acceptance of a bid shall be final unless it is revised by the Commissioner for special reasons. In the event of any applicant not being confirmed by the Collector for the reasons that it is inadvisable, the results should begin with the bid previously accepted by the selling officer at the original sale and in the name of the individual who offered that bid.

X. On the failure of any person to make a deposit or apply for a licence under condition VI or to comply with any provision or to execute any mortgage under condition VI, the deposit already made may be forfeited and the shop may be resold under the orders of the District Officer or as a result from the District Officer may be otherwise disposed of by the Collector. Besides under this condition will be at the risk of the defaulting bidder, who will forfeit all his bid, in the event of his loss, will be required to make good the deficiency between the total amount payable for the whole period under the terms of the original bid and the total amount the interest of the successful bidder at the result. In the latter case, the forfeited deposit will be deducted from the loss arising from the result, and the remainder, if any, will be returnable in the same manner as if it were an amount of land revenue. Should however the forfeited deposits be greater than the loss by result, the whole of such deposits will be credited to Government. The defaulting bidder will be similarly liable if the shop is disposed of otherwise than by result and such amount remains due to Government as compared with the original sale. Disposal otherwise than by result includes alienation.

XI. The purchaser of any allotment or open parcels is liable to the penalties prescribed for breaches of the conditions set forth below, though a formal licence may not have been issued to him. In the event of the purchaser's death after issue of the licence, his heirs and assigns shall be responsible for all moneys that may become due to Government under the terms of the licence as well as for the proper observance of all the conditions of the licence.

XII. The deposits made under condition VI (a) (b) and (d) (i) may be made either in cash with savings banks, or by depositing Postal savings bank pass book or deposit certificates obtained from the Provincial Co-operative Bank (Madras Central Union Bank) or from any of the Central Banks approved by the Registrar of Co-operative Societies. When deposits are made otherwise than in cash, the Collector may demand that they shall be of such higher face value than the cash deposit required as is the circumstances of the market he may think necessary. Where the deposits under this condition are sufficient, under the Collector's order, in case also deposits made in cash under conditions I and VI (a) (i) which have not been refunded as well as VI (a) (i) under condition VI (a) (b) and (d) (i) the deposits made in cash may be returned to the depositors. Besides who have made the deposits under condition VI (a) (b) and (d) (i) in the form of deposit certificates obtained from any of the Central Banks mentioned above or in cash may make a formal requisition to the Treasury Officer or Sub-Treasury Officer as the case may be to transfer the cash deposits made by them under conditions I and VI (a) (i) or under conditions I, VI (a) (i) and VI (a) (ii) and (d) (i) to the cash deposits in the Central Bank in the name of the Tahsildar. The Treasury Officer or Sub-Treasury Officer as the case may be will endorse this requisition on to the Bank and inform it that when the Bank gives the necessary formal receipt, he will hand over the amount to the representative of the Bank duly authorized to receive it, as will need it by post money order or otherwise as may be to the Bank. When

The amount has to be sent by postal money order or insurance cover the order will be required to deposit to the Treasury as follows:—The amount which shall, in the opinion of the Treasury Officer or Sub-Treasury Officer as the case may be, be sufficient to cover the cost of forwarding the amount of the deposit to the Bank; any balance not added for that purpose will be credited towards any rent due from the depositor. The certificate or savings bank pass book deposited must be endorsed in the name of the Collector and Government promissory notes must be endorsed for payment of interest at the tenures at which they are deposited, as required. In the case of Co-operative Bank deposit certificates the deposits must be made in the name of the Treasurer of the bank, the committee must agree in writing that he satisfies the rules, if any, involved in the investment and the bank must certify on the deposit certificate issued that the deposit is withdrawable on the Treasurer's demand.

3.11. Deposits in cash will be adjusted towards the satisfaction of bills due in the last month of the period of the loan. Deposits of securities or savings bank pass books or Co-operative Bank deposit certificates will be returned on payment in cash of the full amount of the rent due and of any penalties or other sums recoverable under the terms of the loan or of the conditions set forth below unless the depositor with that Government should take them over, in which case they will be taken over at the point of the day, and the balance, if any, due to Government must be paid in cash. In case of default under condition 3 of the conditions of loan, the order or order conditions 3 of the general conditions applicable to all alkali and opium licenses, all securities deposited are liable to be sold for any amount due to Government under the terms of the loan, the remainder, if any, due after such sale, being returned as surplus.

Conditions of Issue of Licences for Wholesale and Retail Trade.

XIV. Applications for the privilege of wholesale and of country sales should reach the Collector received on or before the 1st March 1933 and should be accompanied by a fee of Rs. 15 which will be returned to those persons whose applications for licences are not approved. The grant of licences subject to conditions privilege, and it will be open to the Collector to grant licences under the conditions in other cases at any time during the currency of the licences for which applications are now invited. Licences will be granted to persons present only if they have obtained the consent of the Council to supply a statement of the details to the opening of their deposit and deposited such amounts as may be required by the Collector as security for the proper fulfilment of the conditions of the licence. If such deposits are not paid to the satisfaction of the Collector, they may be stored at any time. Wholesale deposit licences will not be granted to persons having interest in retail shops.

The licences issued under the above clauses will contain the following general conditions common to all alkali and opium licences and the special conditions prescribed below for any particular kind of licence:—

General Conditions applicable to all Alkali and Opium Licences.

1. Shops and depots must be opened by the date fixed by the Collector and must be kept open every day unless their temporary or permanent closure is authorized under condition 10, 11 or 12 infra.

2. Except where a definite site in the possession or under the control of Government has been permitted, purchasers of shops must make their own

arrangements for securing proper sites for their shops. They are at liberty to choose any site within the local limits notified by the Collector, provided the site selected is approved of by the Revenue and Public Authorities, in cases for which License Licensing Boards have been constituted under rules framed by Government, the sites selected by owners will have to be approved by the Licensing Boards when the rules so require. The limits of the site selected and approved will be marked in the licence. The provisions (except subject to the rules applicable to licensed persons) or rules of liquor, opium or intoxicating drugs outside these limits is prohibited.

3. Before erecting any alkali or opium houses must be constructed in an approved building of which the whole or the whole of a separate part must be entirely set aside for use as a depot or shop. Licences must keep their shops open in a sanitary condition to the satisfaction of inspecting officers. In the case of such shops and houses in municipalities, or towns having a population of 20,000 or over, there shall be no possible access of ingress or egress in any direction except into the main street; if there are other doors they shall be kept locked under the seal of an officer of the Town Department; the landlord of the shop shall be sufficiently lighted by day and the whole interior visible from the front door; the shop shall not be used as a place of residence save by the owner and his family or sustenance. If there are means of communication between the depot or shop and an adjoining dwelling house, they must be kept locked at night.

4. Except where two or more foreign liquor licences are held by one person or in the case of houses held by alcohol and druggists and medical practitioners, no two different licences must be conducted in different premises.

5. In liquor shops in which consumption on the premises is permitted, persons may be allowed by the Collector under a special licence to be granted by him free of fee; provided that the interior of the bar is wholly visible from the doorway, and that the entrance to it is either through the main door of the shop or through a separate door provided with a proper sign to show the nature of the bar.

6. A signboard must be affixed in the front of each depot or shop showing the nature and number of the licence under which sales are conducted there, the name of the licensee and (except in the case of foreign liquor) the relevant date of sale. These particulars must be lightly posted in the local vernacular and in the case of foreign and wholesale depots in English also. The licence must be hung up in a conspicuous place within the depot or shop. The permission upon any licensed premises of any liquor, opium or intoxicating drug except that to which the licence relates or of any articles or substances used or capable of being used for coloring or flavoring liquor except in accordance with the terms of a compounding licence is prohibited.

8. Such supply of liquor, opium or intoxicating drugs as the Collector may consider sufficient to meet local requirements must be maintained in depots and shops.

9. No alkali shop shall be opened before 10-30 a.m. in Madras town, 10 a.m. in Tanjore town and 9-30 a.m. elsewhere. No foreign liquor tavern or beer shop shall be opened before 10-30 a.m. in Madras town and 9-30 a.m. elsewhere. Tolly shops shall not be opened before 7 a.m. in Madras town, in Madras town before 7-30 a.m. in Tanjore and Madras town before 7 a.m. and before sunrise elsewhere. No other shop shall be opened before sunrise. Alkali depots shall be kept open from 7 a.m. to 12 noon and from 2 p.m. to 6 p.m.

16. (a) No shop or depot shall be kept open after the hours prescribed below except under special authority—

Asiatic and toddy shops in Tellicoora town and toddy shops in Mangalore town	9 p.m.
Asiatic shops and foreign liquor licences in Madras town	8 p.m.
Other kinds of shops in Madras, Tuticorin and Mangalore towns and shops of all kinds elsewhere	8 p.m.

Depots 6 p.m.
Collection may on the report of the Police or for other sufficient reasons order the closure of any shop at an earlier hour if they consider such a course to be advisable in the interests of the public. The Commissioner may, for sufficient reasons order, the general closure of any kind or kinds or all kinds of licensed premises at any earlier hour than those provided above.

(b) With the previous sanction of the Commissioner, Collectors are authorized (i) to notify at the time of the opening that specified shops will be closed on the occasion of specified festivals, and that the hours of sale at specified shops which are in the neighbourhood of a market or stand will be limited on market days generally or that they will be liable to limitation on such occasions by orders issued during the currency of the trade, if it is found that the shops promote drunkenness; (ii) to order the closure of specified shops in the neighbourhood of fairs, mela and other places, where large numbers of people assemble, from 11.30 a.m. to 1.30 p.m. on week days, on the observance of pay days and at all hours on Sundays except between 11.30 a.m. and 4 p.m. A special sanction embodying these restrictions or limitations will be issued by the Collector in the licences granted to the holder of all such shops.

Note.—In Madras town, specified shops in the neighbourhood of mela will be closed on ordinary working days from 11.30 a.m. to 1 p.m. on pay days from 11.30 a.m. to 1 p.m. and from 1 p.m. to 4 p.m. in the case of street shops and on Sundays and on all public holidays on specified days at intervals between 11.30 a.m. and 4 p.m.

(c) The closing hour of hotels in the Nilgiris is 10 p.m.

(d) The closing hour for refreshment rooms, hotels and hotels in Madras town is 12 p.m. The Collector of Madras and the Commissioner of Police, however, may, for sufficient reasons order the extension of the time to 11 p.m.

(e) 8 p.m. is fixed as the general closing hour in the case of Railway refreshment rooms. Collectors are authorized to note in the licences the particular hours after 8 p.m. during which such licensed premises may be kept open for the sale of liquor to bona fide travellers only with reference to arrival and departure of trains. Collectors may also close these hours during the currency of the license with reference to any interference in the Railway line tables.

11. Depots and shops must be closed, if the Collector or Police, or a representative or detachment of soldiers residing or is engaged in the vicinity. Collectors or Divisional Officers shall have power also temporarily to close any shops in times of religious observance or disturbances. Every depot and shopkeeper shall close his depot or shop when a riot or disturbance occurs or appears likely to occur in the neighbourhood.

12. All liquor, spirit and intoxicating drugs sold or kept for sale shall be of good quality and unadulterated. Nothing shall be added to liquor, spirit or intoxicating drugs either to increase their intoxicating power or for any other purpose. This prohibition, however, does not apply to the compounding or blending of liquor or to the manufacture of intoxicating drugs from basic drugs and spirit in accordance with the terms of a license. Liquor shall not be bottled except under a bottling license. No

shall different kinds of liquor be mixed and sold under the designation of one of them.

13. No woman shall be employed in any depot or spirit shop for the sale of liquor, spirit or intoxicating drugs without the special permission of the Collector unless she be a member of the master's family.

14. No person suffering from leprosy or any contagious disease shall be allowed to be the holder of a depot or spirit licence; nor shall license be granted to persons below the age of eighteen in the case of retail privileges and twenty in the case of spirit privileges. The sale or transport of liquor, spirit or intoxicating drugs by persons below the age of eighteen (twenty in the case of spirit) or by persons suffering from leprosy or any contagious disease and the supply thereof in any capacity of such persons in shops or depots licensed for the sale of the same are prohibited. No person who has been convicted under the Indian Penal Code shall be employed in the transport or sale of liquor, spirit or intoxicating drugs without the Collector's previous permission. The Divisional Officer may, where necessary, call for the names of all persons employed or proposed to be employed in any capacity in connection with the management or the working of a depot or shop and the tapping and drawing of toddy for the supply of toddy shops in the areas in which the same are worked and, if he deems proper of any such person, may forbid the license from keeping him in employment.

Note.—This rule applies to the sale of toddy by persons in liquor shops.

15. (a) No liquor, spirit or intoxicating drug shall be sold or given—

1. To any person specially approved by the General Officer Commanding the Division (or independent brigade) or the Officer Commanding the District or Camp, and then only in respect to such liquor as shall be approved by the same authority in consultation with the local British authorities and specified in the license—

(1) to members of the Royal Navy, soldiers and members of their families; or

(2) to any other person living in barracks;

2. To any person whom a vendor knows, or has reason to believe, to be a drunkard, or, in any case of followers (other than private servants) whether on or off duty, who have a right to be in circumstances.

(3) to Police, Revenue officers, District Magistrate and District and sessions of minor cases, and to persons, when on duty, or

3. In any circumstances as may

(1) European women, under escort of the Police;

(2) Indian women;

(3) persons known or believed to be intoxicated; or

(4) persons known or suspected to be short or takes part in a riot or disturbance of the public peace or after arrest.

(b) No liquor or intoxicating drug shall be sold or given to any person under the age of 18 years or young persons under eighteen years of age or adult females, or spirit shall be sold or given in any circumstances to any child or young person under twenty years of age or adult female.

(c) No child, young person under eighteen years of age or adult female shall be admitted into the premises of any shop in which consumption is allowed as the premises subject to the exception in condition 13.

Note.—(1) The restrictions in 1 and 2 do not apply to soldiers, Indian families and followers when they are absent on leave from their regiments.

(2) The restrictions in condition 1 and 2 do not apply to any person in the service of the Government.

71. (a) No privilege of supply or stock shall be sold, transferred or sub-let without the Collector's or in the case of a supplier under the contract/direct supply system, the Commissioner's previous permission. Nor, if the Collector so requires, any request be accepted for the transportation of any such privilege without his previous approval.

(b) The transfer of a privilege will take effect from the date of issue of a licence to the transferee.

72. (a) No abkari or opium business in an Indian State or through territory will be allowed to have any interest in a licence for the same article in British territory without the special permission of the Collector.

(b) No abkari or opium business in any area in British territory may have any interest in or hold a licence for the same article in any other area in British territory in which a different rate of duty is in force without the special permission of the Collector for which the party concerned must apply without delay. Breach of this condition will render the party liable to the penalties prescribed by section 37 in respect of all or any of the business held.

73. Such returns and information as may be required by the Divisional Officer from time to time shall be furnished by holders of licences.

74. Licensees are bound to report to the Divisional Officer all business which came to their knowledge of persons employed by them in the manufacture, transport or sale of liquor, opium or intoxicating drugs, including branches of the same, laws and to comply with the Divisional Officer's orders concerning the continued employment of such persons.

75. Licenses are forfeited by licensees of any kind who are with officials of the Land Revenue and the Police Departments are absolutely prohibited.

76. With the sanction of the Commissioner, any licence shall be revocable by the Collector at his discretion on giving the licensee fifteen days' notice of such revocation, in which case a proportionate part of the fee paid will be refunded.

77. All licensees shall be bound by any additional general rules that may be promulgated under the Opium laws and shall, if so required by the Collector or any officer authorized by him, deliver up their licences for endorsement at such times of fresh ones.

78. The officers authorized to inspect licensed shops and depots are—

(1) any officer of the Revenue Department of rank not lower than Revenue Inspector, and

(2) any officer of the Excise Department of rank not lower than Sub-Inspector.

These officers are empowered to enter and examine the premises, to test the weights, measures, liquor, opium and intoxicating drugs in the possession of the licensee, and to call for and check the accounts kept in the shop or depot. Police officers will also make inspections when it comes within the scope of their duty.

79. All officers authorized to inspect depots and shops are authorized to detain any liquor, opium or intoxicating drugs found unfit for consumption or use or which they may believe to have been tampered with in any of the ways referred to in section 19 and all Collector and Assistant Commissioners of the British Department are empowered to confiscate or destroy such liquor, opium or intoxicating drugs.

80. As inspection note book, in the prescribed form (D 16), shall be maintained for the use of visiting officers and shall be handed over to the Inspector of the area or to any officer authorized by him to receive it on a receipt being given therefor. The note book is the property of Government and shall be returned at the end of the loan to the range Sub-Inspector or to the licensing officer in an

unmodified and reasonably clean condition on a receipt being given therefor.

81. (1) If a licensee or any person in his employment is convicted by a competent court of any offence against the Opium Act or of any offence under the Indian Penal Code which in the Collector's opinion renders it desirable to cancel the licence or if it is brought to the notice of the Collector that the licensee has been convicted by a competent court of any such offence prior to the grant to him of the licence, the Collector may direct that the licence shall be cancelled and the proceeds be realized or otherwise disposed of at the risk of the licensee and may further direct, if he considers it necessary to do so, that any deposits made by the licensee shall be forfeited.

(2) Infringement of any of the conditions of the licence by a licensee or by any person in his employment will render the licensee liable either to be prosecuted and on conviction dealt with under clause (1) or to fine not exceeding Rs. 50 or to cancellation of licence and realize or other disposal of the proceeds at the risk of the licensee and if considered necessary by the Collector to forfeitures of deposits. The rest for the whole term shall become due at once when a licence is cancelled under this or the preceding rule.

(3) When a licensee holds more than one licence granted under the Abkari or Opium Act and when any one of these licences is cancelled, under clause (1) or (2) above or under the special conditions applicable to gharis or opium shop licences, the Collector, at his discretion, may direct that any or all of the other licences under the Abkari and Opium Acts held by the licensee shall be cancelled and the several proceeds be realized or otherwise disposed of at the risk of the licensee and, if necessary, may further direct that any deposits made by the licensee shall be forfeited. The rest for the whole term shall become due when a licence is cancelled under this rule.

Note.—For outstanding liabilities of a licensee, see clause 82 of this act.

82. Any sum due by a licensee may be adjusted from the deposits, if any, made by him or retained under the Revenue Recovery Act as an arrest of land revenue. The licensee shall be bound to deposit any sum adjusted from his deposit within fifteen days of receipt of notice from the Tahsildar or Deputy Tahsildar in independent charge.

83. Interest on all moneys due shall be payable at the rate of 8 per cent per annum.

84. Specified rates or definite limits for each shop not exceeding those of other shops will be prescribed and notified in the District Gazette before the sale. A Tahsildar may at any time permit or order the transfer of a shop within the limits notified for the shop in the sale notice. Provided that no change in the number or location of shops and depots likely to affect the interest of adjacent shopkeepers shall be made during the currency of a lease except under the special sanction of the Commissioner.

85. The right is reserved to the Collector to grant 'seasonal licences' for the sale of liquor, opium and intoxicating drugs on the occasions of fairs, festivals, etc., in places in the vicinity of which there are an unusually thronged shops. Such licences should be issued only when absolutely necessary and shall automatically be granted to the shopkeepers who usually supply the locality on such special days in the neighbourhood of the station. The licensee shall run only for such period not exceeding two days as they are actually required. Not more than one licence shall be issued for a fair or festival without the sanction of the Commissioner. The fees to be paid for the licence shall be fixed at the discretion of the Collector.

District.	Source of supply—distillery, warehouse or wholesale depot.	Kind of liquor.	10° under proof.		15° under proof.		20° under proof.	
			(1)	(2)	(3)	(4)	(5)	(6)
			100, 100, 100	100, 100, 100	100, 100, 100	100, 100, 100	100, 100, 100	100, 100, 100
Temperance block	Remondouille warehouse	Kohlen brandy ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
Temperance block	Wholesale depot	Do. ..	1 3 6	0 12 0	..
14 South West * (high duty area)	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
15. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
16. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
17. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
18. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
19. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
20. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
21. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
22. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
23. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
24. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
25. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
26. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
27. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
28. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
29. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
30. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
31. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
32. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
33. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
34. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
35. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
36. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..
37. The Jews	Wholesale depot	Do. ..	1 3 6	0 12 0	..
	Wholesale depot	Do. ..	1 3 6	0 12 0	..

* Spirits applied to the frontier line of this district will be entered and will be of 10° under proof and the duty to be charged on the 10° under proof spirits for import to the warehouse depots in the frontier line and to the duty to be charged on the 10° under proof spirits for import to the warehouse depots in the frontier line and to the duty to be charged on the 10° under proof spirits for import to the warehouse depots in the frontier line.

1. All consignments of liquor issued to shops from distilleries or warehouses shall be noted by the officer in charge of the distillery or warehouse at the cost of the distillery or warehouse keeper. Consignments of liquor from depots to shops shall be similarly noted by the depotkeeper at the cost of the depotkeeper. For the transport of liquor issued from distilleries, warehouses and wholesale depots, correct shopkeepers should provide themselves with jars or other receptacles that can be effectively sealed and sealed, and the officer in charge of the distillery or warehouse or the depotkeeper should refuse to issue liquor in receptacles which cannot be so sealed and sealed. The correct seal and seal should be used. Depot and shopkeepers are bound to use the seal and seal to prevent from them on payment of the value in legal tender. Depot and shopkeepers shall be entitled to have issued to them from the distillery or warehouse in the order of their application and with all reasonable dispatch any spirit which they are licensed to sell at any of the prescribed strengths. Shopkeepers are entitled to obtain liquor from a distillery or a warehouse area if there is a wholesale depot in the same place. Supplies to shops shall,

however, be subject to the provisions as to manner of supply given in the table attached to condition 2 and in the footnote therein. Liquor will be supplied to shops from depots, warehouses or distilleries, only on the shopkeeper sending an order from the prescribed order book which can be obtained from the Trade Office on payment of cost price. The shopkeeper should, whenever he requires liquor from the depot, warehouse or distillery forward the full portion of the order, duly signed by him or the approved order in the shop, to the depotkeeper, warehousekeeper or distiller as the case may be and should, after the receipt of the assignment, pass the permit to the consignment of the order sent by him. Similarly the depotkeeper should pass the full portion of the order to the warehousekeeper, warehousekeeper or distiller as the case may be and should, after the receipt of the assignment, pass the permit to the consignment of the order sent by him. The depotkeeper should also obtain the transporter's finger print (if obtained) or signature on the permit sent to him. The signing of blank orders for subsequent use is prohibited.

4. The quantities purchased at one time shall not fall below the following minima—

Permitted strength.	From a distillery or warehouse	From wholesale depots.
10° under proof spirits within a radius of 8 miles from a distillery or warehouse—		
(a) In places where there are no depots	10 gallons	5 gallons
(b) In other places	5 gallons	5 gallons
10° under proof spirits beyond a radius of 8 miles from a distillery or warehouse	10 gallons	5 gallons
Wholesale depot spirits	10 gallons	5 gallons

8. The prices to be charged by distillers and warehousemen are in addition to the same duty

the rates of which per gallon are fixed by Government as follows:—

Districts.	80° under proof.	80° under proof.	80° under proof.	80° under proof.
(1)	(2)	(3)	(4)	(5)
(1) Guyana, Venezuela, East Africa, West Africa, China, Australia and India.	Rs. 24 8	Rs. 4 0 0
(2) The Indian Revenue District and the Sub-Inspector of the Chittagong District.	..	Rs. 14 8	..	Rs. 4 0 0
(3) Complete duties including Balfour Island.	Rs. 12 0	Rs. 8 0 0	..	Rs. 4 0 0
(4) Gambia, Senegal, Ivory, Kiribati, Gambia, South Africa, Gambia, India, South Africa and Gambia.	..	Rs. 3 0 0	..	Rs. 2 0 0
(5) South Africa District (including the Frontier areas), Egypt, Transvaal, Gambia, Gambia, Gambia and the Gambia.	..	Rs. 12 0	..	Rs. 2 0 0
(6) South Africa (Frontier District).	..	Rs. 12 0	..	Rs. 2 0 0
(7) The Gambia and Gambia (including the Gambia).	Rs. 2 0 0
(8) Gambia, Gambia and Gambia (including the Gambia).	Rs. 2 0 0
(9) Gambia, Gambia and Gambia (including the Gambia).	Rs. 2 0 0
(10) Gambia, Gambia and Gambia (including the Gambia).	Rs. 2 0 0

8. The duty on spirits purchased from the nearest supplier's distillery or warehouseman shall be prepaid into a Government treasury unless the nearest supplier has an advance account with the treasury, in which case the duty may be paid to him up to the limit of the balance in his favor in that account. The cost price of spirits purchased shall be paid to the nearest supplier.

1. In the case of purchases from wholesale depots the entire duty must be paid to the depotkeeper with the cost price.

Special Conditions applicable to Arack Wholesale Depot Licenses.

1. Each cask in a depot shall have its capacity legibly cut, bonded or painted on it. The license holder will be responsible for the correctness of such marking. The contents of casks of 40 gallons and upwards must be marked in the second half gallon, those of less than 40 in the second quarter gallon.

2. In the following cases no assignments of spirits received at depots from distilleries and warehousemen and, in the case of (a), from other depots shall be accepted before they have been prepaid and proved by an authorized Government officer:—

(a) In case of issues from one part of British territory to another which must pass through Indian District or Foreign Settlements.

(b) In case of issues from the Malabar District to the low duty areas of the South Arack District.

(c) In case of issues from the Baroda warehouse to the Municipal and Municipal authorities of the Kutch District.

(d) In case of issues from the Bombay Distillery to depots in the East Government Agency track.

In all other cases the depotkeeper is required to verify the consignments on receipt and carefully enter the result of the verification in their accounts; they may if they so desire postpone the weighing and proving till a mark is applied for issues in which case they are responsible for the accuracy of prices to the distillery or warehouseman. All issues received in a depot or warehouseman must be verified immediately on arrival at the depot.

3. No consignments of spirits which have to be transported through Indian District or Foreign Settlements shall be issued without their being sealed by authorized officers.

4. Each depot must be furnished with a hydro-meter of each pattern as may be prescribed by the Commissioner of Revenue, with a pump, a hose-pipe and a full drum measure. Barrels and drum measures and, if required, hydrometers and thermometers

will be supplied by the department on payment of the cost.

5. Wholesale depotkeepers shall obtain their supplies of liquor only from the distillery or warehouseman established by the nearest supplier in the nearest area or from other wholesale depots in the nearest area, as shown in column 2 of the table in condition 2 of the regulations applicable to arack licenses.

6. Spirits shall be sold only to licensed retailers in the district. But wholesale depotkeepers in towns, where a lower rate of sale price is fixed, shall not sell liquor to licensed retailers in the other parts of the district, where a higher rate of sale price is in force.

7. Wholesale depotkeepers shall send letters of advice once at the end of every fortnight to the Sub-Inspector of the area in which the shop is situated, whenever a consignment is sent to a shop in a different range from the depot. Letters of advice relating to shops in the same range as the depot shall occasionally be written up by the depotkeeper at the time of writing the receipt and either sent to the Sub-Inspector or handed over to him when he next inspects the depot.

8. A wastage allowance up to 3 per cent on the quantity allowed in each cask received at the depot will be allowed to wholesale depotkeepers who should submit to the Inspector of the area in which the depot is situated a statement showing (i) the number of the cask received at the depot, (ii) the quantity allowed in each cask, (iii) the quantity consumed and (iv) the wastage ascertained in each case. The statement shall be submitted not later than the 10th of the month following that in which it is made. All cases of wastage in excess of the 3 per cent limit will be dealt with by Collector or their dispenser by a fine not exceeding double the duty payable on the excess wastage. If the cask has passed through areas in which different duties are in force, the fine may be calculated on the highest duty prevailing in any of such areas. Only one cask should be kept open at a time for issue. Depotkeepers should show clearly in their accounts books the cask from which each consignment or part of a consignment is issued.

9. Depotkeepers are required to seal at their own cost all consignments of liquor issued by them in which shall be a label indicating the revenue number and date of issue of liquor. Collection may require that a portion of each supply from a depot to a shop shall be in sealed bottles. The depotkeepers shall use a private seal, an impression of which shall be made not only on the jar or other receptacle in which liquor is stored, but also on the permits issued with the consignments. The

importation of the said should be made in the permits with granting ink and not as wax and the leaves from and to which the permits will be current should be noted in them. All depotholders will be required at the beginning of the year to furnish the Importers of the goods within which their depot is situated with two clear specimens of the seal to be used and will not be permitted to change the seal during the year.

10. Depotholders or their employees shall have no interest in retail wreck shops.

Special Conditions applicable to Independent Arrack Shop Licences.

1. No arrangements of spirits transported through Indian States or Foreign Territories shall be entered before they have been verified by authorised officers.

2. Depotholders or their employees shall have no interest in arrack wholesale depots.

Conditions applicable to Tavern Licences.

1. The licensee is prohibited from rectifying spirits by purifying, adulterating or fermenting or making any natural distillate.

2. Every receptacle containing spirits forwarded, returned or consigned in India and returned into or kept for sale at the tavern shall be conspicuously labelled or branded with the words "Spirit consigned in India." All liquor imported in bulk and bottled in the Presidency received into or kept for sale at the tavern shall bear a printed label showing clearly the nature of the liquor contained therein, the country of manufacture, the name of the bottler as entered in his licence and the place of bottling. The licensee is forbidden to alter either the nature of the bottled liquor purchased by him or the label upon the bottles, or part of facilities of his licence. Beer should be sold from the original receptacle in which it is received from the brewery and should not be transferred to any other receptacle or receptacles except the special permits to be forwarded immediately by the licensee in his shop account book before transfer is effected.

3. If the licensee is desirous of obtaining a supply of account, dry arrack made in Malabar, he must make his own arrangements with the supply contractors. The contractors shall not be entitled to refuse to supply account taddy arrack except on the ground of want of stock. This liquor must be kept in receptacles labelled "Spirit manufactured in Malabar." The rate of duty is Rs. 15-0-0 per proof gallon.

4. The minimum strengths at which imported and locally-made foreign spirits can be sold are 35° underproof for gin, 30° underproof for Colombo arrack and account taddy arrack and 28° underproof for all other kinds of spirits including Indian arrack except condensed spirits.

5. The duty on "locally-made foreign liquor" is Rs. 15-0-0 per proof gallon.

6. The possession or sale of diluted beer by the licensee is prohibited.

Conditions applicable to Tavern Licences in places where there are no Beer Shops and to Beer Shop Licences.

1. Every licensed licensee within the Presidency is bound on payment of the value in legal tender as security for each value being given to supply Indian beer at a price not exceeding Rs. 40, per imperial, plus the excise duty in force at the time of issue, to all persons licensed to sell such beer. But shops which have obtained Indian beer from the Government brewery during 1929-32 may get their supplies

from that brewery. Applicants shall be entitled to have Indian beer of good quality issued to them in the order of their application and with all reasonable despatch. All applicants as to the quality of the beer supplied will be disposed of by the Commission whose decision shall be final.

2. The licensee is prohibited from exporting beer manufactured in India from places other than Bangalore without the previous permission of the Commission. The sale of such beer not so imported is also prohibited.

Special Conditions applicable to Tavern Licences in places where there are no Beer Shops.

1. The privilege extends to the sale of foreign liquor, locally-made foreign liquor, and account taddy arrack to be consumed on the premises and to sale to any person at a time up to one repaid quart the remainder from the premises.

2. Every receptacle containing beer brewed in India and received into or kept for sale at the shop shall be conspicuously labelled or branded with the words "Beer brewed in India."

Special Condition applicable to Tavern Licences in places where there are Beer Shops.

The privilege extends only to the sale of any foreign liquor except beer and of locally-made foreign liquor and account taddy arrack to be consumed on the premises and to the sale for removal from the premises of not more than one repaid quart at a time of such liquor or such arrack.

Special Conditions applicable to Beer Shop Licences.

1. The privilege extends only to the sale of beer brewed in India to be consumed on the premises and to the sale for removal from the premises of not more than one repaid quart at a time of such beer.

2. Every receptacle containing beer brewed in India and received into or kept for sale at the shop shall be conspicuously labelled or branded with the words "Beer brewed in India." Beer should be sold from the original receptacle in which it is received from the brewery and should not be transferred to any other receptacle or receptacles except the special permits to be forwarded immediately by the licensee in his shop account book before transfer is effected.

3. The possession or sale of diluted beer by the licensee is prohibited.

Special Conditions applicable to Beer Shop Licences at The Nilgiris.

The licensee shall obtain beer from such brewery and at such price as the Collector may certify.

Conditions applicable to Ginia Shop Licences.

1. The licensee shall be bound by the Stamp Duty rules prescribed by the Board in Notification No. 1, dated 1st January 1934, published on pages 70-72 of the Port St. George Gazette, dated 15th January 1935, Part II, and by any additional general or special rules which may from time to time be promulgated and notified.

2. The privilege conferred extends only to the sale of ginis, bluing and other intoxicating drugs prepared from the hemp plant; but the privilege shall not extend to the manufacture or sale of ginis or bluing in the form of bottles or ampoules or sale of ginis or bluing mixed with tobacco in any form for the purposes of smoking or chewing.

3. The licensee shall obtain his supplies of ginseng and Shang from the storehouse at Vetsapalem and Barotamad or from other shops within the same district as the shop. The Commissioner may, however, at any time require any licensee to obtain his supplies from any one specified source or from the store of Government ginseng at Vetsapalem.

4. During the closing month of the year (March) no licensee shall apply for more ginseng than is necessary to meet the legitimate requirements of the remaining days of the trade. Every indent for ginseng in March to the Storehouse Officer or to any ginseng shopkeeper shall be sent through the Inspector of the district in which the shop is situated who may, at his discretion, refuse to pass it in full and may pass for supply only such quantity as he considers reasonable.

5. Owners of shops at the Barotamad and Vetsapalem storehouses, so long as they have stock in hand, are bound by a condition of their license to supply ginseng to Government weavers on payment, in legal tender, of the value thereof at a rate not exceeding Rs. 2 per seer of 80 talas or such other maximum as may be fixed either generally or with reference to any particular case. They are also bound to comply with orders for interesting drugs received from shopkeepers in accordance with the rates in the order of their month and with all reasonable dispatch and to appoint agents at the storehouse to act for them during their absence, if any. Should they fail to do so, it will be open to the Storehouse Officer to issue interesting drugs on their behalf when orders are received. During their absence.

6. At the Vetsapalem storehouse, Government ginseng and Shang will be sold to licensed vendors when there is stock available at fixed rates of Rs. 1-5-0 per seer of 80 talas and Rs. 2 per seer of Shang. Licensees desiring to purchase this ginseng or Shang must pay both the duty and the cost price of the drugs into the treasury of the shop in which their shop is situated. They should forward the treasury receipts evidencing the payment of duty and cost price to the Storehouse Officer who will make the issue from the stock in the storehouse.

7. No new payment of interesting drugs obtained from a Government storehouse shall be speeded before it has been verified and passed by an authorized Government officer. Intimation of this provision will require the licensee to a fee which may extend up to Rs. 200.

8. No licensee shall keep any greater quantity of ginseng, Shang and other interesting drugs prepared from the herbs plant than may be fixed by the Collector. The Collector may, with the previous approval of the Commissioner, by notification at the place of custom sales, impose a maximum limit on the quantity to be sold under a license and the Commissioner may, at any time, during the currency of the license, if he finds that the issue to a shop is excessively high, restrict further issues unless good reason is shown by the licensee.

9. Licensees are prohibited from breaking up the pressed ginseng kept for sale in their shops except in small quantities not exceeding the average daily sales in their shops. Other drugs may be manufactured from ginseng and Shang in shops and sold to other licensees under these rules.

10. No licensee shall destroy the stocks in any part of his stock of ginseng. The stocks, if separated from the stock, as well as any part of the stock which the licensee desires to destroy, should be carefully preserved for examination and destruction by an inspecting officer.

11. No licensed customer or licensed stockholder shall hold any interest in any retail shop.

12. If any ginseng licensee is used as a stock for illicit sales or if the licensee knowingly sells ginseng to a ginseng smuggler or if the Collector has reason to suspect that the licensee is guilty of any offence of that nature, he may, after receiving his reasons, forthwith cancel the license and recall or otherwise dispose of the privilege of the stock of the licensee. The rest for the whole issue shall become due at once when a license is cancelled under this condition.

13. The duty on ginseng will be Rs. 15 per seer and on Shang Rs. 7-6-0 per seer.

Conditions applicable to Opium Shop Licensees.

1. The licensee shall be bound by the rules prescribed under the Opium Act in Government Notifications No. 28, dated 25th February 1919, published on pages 262-268 of the Port St. George Gazette, dated 25th February 1919, Part I, and any additional general or special rules which may from time to time be notified.

2. The privileges conferred extend only (a) to the retail sale of opium and (b) to the manufacture and retail sale of interesting drugs made from opium or the poppy either than morphine or preparations for smoking in shops duly licensed.

3. The price of opium at which licensees will be Rs. 60 per ball near rate and Rs. 40 per ball near rate.

4. The licensee shall obtain his supply of opium from such bulk quantity as may be ordered by the Collector in quantities of a half seer and multiples thereof or complying with the rules regulating such issues, or from other shops within the district under the special orders of the Collector. No opium other than that obtained in the manner specified above shall be sold or received or possessed by the licensee. During the closing month of the year (March), the licensee shall not apply for more opium than is necessary to meet legitimate requirements of the remaining days of the trade. Every indent for opium in March will be carefully considered by the officer in charge of the bulk sale, who may, at his discretion, refuse to comply with it in full, and may issue such quantity as he considers reasonable.

5. The licensee shall not sell at one time to any person more than one sale of opium or interesting drugs, except in the Agency town of Quagga, Vangapattinam and Karai Kalveti where he may sell up to two sales. The licensee is prohibited from breaking up the pressed opium cakes kept for sale in his shop except in quantities not exceeding the average daily sales in the shop.

6. The licensee shall keep at any one time no greater quantity of opium and interesting drugs other than morphine or preparations for smoking than may be fixed by the Collector. The Collector may, with the previous approval of the Commissioner, by notification at the time of custom sales, impose a maximum limit on the quantity to be sold under a license and the Commissioner may, at any time, during the currency of the license, if he finds that the issue to a shop is excessively high, restrict further issues unless good reason is shown by the licensee.

7. If the licensee is used as a stock for illicit sales or if the licensee knowingly sells opium to an opium smuggler or if the Collector has reason to suspect that the licensee is guilty of any offence of that nature, he may, after receiving his reasons, forthwith cancel

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* the Tenant and/or self or otherwise dispose of the technology at the risk of the licensee. The cost for the whole lease shall become due at once, with a Tenant's covenant under this condition.

3. De-voicing as a synonym of opium or its preparations in any form is premises increased for sale and the sale of morphia or preparations for smoking are prohibited.

* A. Kienast is reserved to Collectors to wear separate Lavases to Bismarck slacks for the sale of opium and the manufacture and sale of opium products for medicinal purposes only.

THE UNIVERSITY OF CHICAGO

Use of immovable property possessed by _____
 successful bidder of _____ shop No. _____
 entry of the concerned bidder at _____
 at _____ block _____ district, for the
 lease 100 _____ 100 _____

- (1) Name _____
(2) Father's name _____
(3) Residence and address _____
(4) Occupation _____
(5) Particulars of immovable property you _____

 $t =$ [illegible]

11. What is the nature and extent of your ownership or interest in the above property?

III. Are there any other encumbrances on the above property? If so, nature and amount of each such encumbrance.

IV. Are there any other claims upon the property shown in head I above? If so, the nature and amount of each claim should be stated.

I, _____, son of _____, residing at _____, hereby solemnly declare that the facts about my property described are complete and true and that there are no encumbrances thereon beyond those shown on deed III above and I shall not _____ of the property shown in _____.

statement, as 80 cm^3 , and the person's influence in working in the Scheduler of _____ table.

DOI: 10.1002/for

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Note.—(1) Under head 17, it should be stated whether the property is the sole or joint family property of the deceased. If joint family, members of the joint family and their shares should be stated.

(3) Under head IV should be added infants in, or subject to, the property other than those listed under head II, e.g., children en ventre of mother or children not.

(27) The Tribunal should question the Government further, if necessary, in order to clarify its statement, and should send the copies which should be given by the Government and the Tribunal and attached to this declaration.

E. HULT, *

Scutellaria is the commonest of *Scutellaria*.

Monday, 25th January 1993



THE FORT ST. GEORGE GAZETTE.

Published by Authority

No. 3] MADRAS, TUESDAY EVENING, JANUARY 25, 1933. (Forts. Tel. 6 p.)

Part IV—Proceedings of the Madras Legislature

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REVENUE.

Act No. XIV of 1932—Madras Medical Regulations (Amendment)—Madras State.
Act No. XVI of 1932—Madras Medical Regulations (Amendment)—Madras State.

Bills introduced in the Council of the Governor of
Fort St. George assembled for the purpose of
making Laws and Regulations.

Under rule 20 of the Madras Legislative Council
Rules, the following Bill together with the Statement of
Objects and Reasons is published for general informa-
tion:—

BILL No. 3 OF 1933.

*A Bill to amend the Madras State Aid to Industries Act
(Act V of 1923).*

WHEREAS it is expedient to amend the Madras State Financial
Aid to Industries Act (Act V of 1923) and whereas the
previous sanction of the Governor-General has been

obtained under section 83-A of the Government of India Act to the passing of this Act; it is hereby enacted as follows:—

(1) This Act may be called the Madras State Aid to Industries (Amendment) Act of 1930.

(2) It extends to the whole of the Presidency of Madras.

(3) To section 2 (1) (a) the following words shall be added, after substituting a comma for the full stop:—
‘none of whom shall be a Secretary to the Local Government.’

(4) In section 18 between the words ‘the’ and ‘law’ the words ‘ordinary civil’ shall be added and the words ‘as if they were assessors of land revenue’ shall be omitted.

STATEMENT OF OBJECTS AND REASONS

Notwithstanding the recent enactments regarding the State Aid to Industries Act, yet it is not so helpful of real aid being given to industries as it ought to be and requires amendments as below:—

Firstly.—The Board of Industries should be free from the pressure of a Secretariat Officer as it happens; so the amendment.

Secondly.—In amending section 8, I wish to place Government loans on a par with private loans in the matter of recovery. To give priority to Government loans and make it unnecessary as assessors of revenue defects the real object of the Act. There is no reason why Government loans should be more privileged than private loans.

7th December 1930.

J. A. BALDANHA

Under rule 23 of the Madras Legislative Council Rules, the following Bill together with the Statement of Objects and Reasons is published for general information:—

BILL No. 4 OF 1930.

A Bill to amend the Madras Proprietary Estates Village Service Act, 1894, and the Madras Hereditary Village Officers Act, 1895.

Enacted.

WHEREAS doubts have been felt as to the intention and meaning of some of the provisions of the Madras Proprietary Estates Village Service Act, 1894, and the Madras Hereditary Village Officers Act, 1895; It is hereby enacted as follows:—

Short title and extent.

1. This Act shall be called the Madras Village Officers Amendment Act, 1930, and it shall apply to all

parts of the Madras Presidency to which the provisions extended apply.

2. Section 3 (2) and (3) and section 4 (1) of this Act shall have effect from 1st January 1926.

3. The following amendments shall be made in the Madras Hereditary Village Officers Act, 1915 :—

(i) The following shall be added at the end of section 5 :—

"A minor shall not be ineligible for selection or retention under sub-sections (1) and (1). A minor so selected or retained shall be registered as the holder of the office and the procedure prescribed in sub-section (3) of section 10 shall thereafter be followed."

(ii) For the last sentence of sub-section (1) of section 10, the following shall be substituted :—

"If the person registered as heir under this sub-section remains disqualified under sub-section (1) for three years after attaining majority, he shall be declared to have forfeited his right to be appointed to the office. If he then forfeits his right or dies, the Collector shall fill up the vacancy caused by such forfeiture or death in accordance with the provisions of this section."

(iii) For the last sentence of sub-section (1) of section 11, the following shall be substituted :—

"If the person registered as heir under this sub-section on attaining majority proves to be disqualified under clause (3) of sub-section (1), the proprietor shall declare him to have forfeited his right to be appointed to the office. If he so forfeits his right or dies, the proprietor shall fill up the vacancy caused by such forfeiture or death in accordance with the provisions of this section."

4. The following amendments shall be made in the Madras Proprietary Estates Village Service Act, 1924 :—

(i) For the last sentence of section 13, the following shall be substituted :—

"If the person registered as heir under this section remains disqualified under sub-section (1) of section 10 for three years after attaining majority, he shall

be declared to have forfeited his right to be appointed to the office. If he so forfeits his right or dies, the vacancy caused by such forfeiture or death shall be filled up in accordance with the provisions of this Act.¹¹

(1k) The following shall be inserted after sub-section (2) of section 15:—

¹² A minor shall not be ineligible for selection or retention under sub-sections (1) and (2). If he is so selected or retained, he shall be registered as the holder of the office. The procedure prescribed in section 18 shall thereafter be followed.¹³

STATEMENT OF OBJECTIONS AND REASONS.

Sub-section (2) of section 10 of the Madras Hereditary Village Officers Act, 1933, and section 18 of the Madras Proprietary Estates Village Service Act, 1934, have been interpreted by the Revenue officers, as providing the registration of a second minor as heir to a minor registered as heir to a previous holder of a village office if that registered minor renounces the office by death or forfeiture of his right to appointment by remaining disqualified for three years after attaining majority. This is perhaps based on the assumption that the provision in sub-sections (2) and (3) of section 10 shall be filled up as provided in sub-sections (2) and (3) removes the case from the operation of sub-section (2) and that the vacancy to be filled up is not that caused by the death or disqualification of the registered heir but the original vacancy which led to the minor's registration as heir. In this view such cases have been excluded if they were not in existence at the time of occurrence of the original vacancy.

Section 8 of the Act which relates to appointments made at the time of the revision of village establishments makes no express provision for the registration of minors.

Owing to the doubt raised as to the meaning of sub-section (5) of section 10 and the defect in section 6, the interests of minor heirs of village offices have been seriously prejudiced and offices are passing from the families of the hereditary holders to those of strangers, much to the detriment of the harmonious working of village establishments. It is therefore proposed to amend the concerned provisions in Act III of 1933 and the corresponding provisions in Act II of 1934.

A. RANGANATHAM.

27th July 1929.

Under rule 19 of the Madras Legislative Council Rules, the following Bill together with the Statement of Objects and Reasons is published for general information:—

BILL No. 5 OF 1930.

A Bill to prevent the dedication of women to Hindu temples in the Presidency of Madras.

Whereas the dedication of women to Hindu temples results in such women adopting the profession of prostitute dancing girls, it is desirable and expedient to put an end to the practice of such dedication and whereas the previous sanction of the Governor-General in Council has been obtained; it is enacted as follows:—

1. This Act shall be called "The Prevention of Dedication Act, 1930."

2. The performance in the precincts of Hindu temples or other places of worship of *pottakattu* or *pagu* or any similar ceremony to a Hindu woman with a view to dedicate her is hereby declared illegal and shall be illegal.

3. A Hindu woman who has gone through a process of dedication by the performance of *pottakattu* or *pagu* or any similar ceremony may thereafter contract a legal marriage and it shall be recognized as valid notwithstanding any law or custom to the contrary.

4. Whoever permits, performs or takes part in the performance or abets the performance within the precincts of a Hindu temple of the ceremony of *pottakattu* or *pagu* or any similar ceremony with a view to dedicate any Hindu woman shall be punished with imprisonment of either description for a term which may extend to one year and shall also be liable to fine.

5. Nothing in this Act shall be construed to prevent any person from being liable under section 373 of the Indian Penal Code or under any other law to any other or higher punishment than is provided by this Act; provided that no person shall be prosecuted under this Act, if he was convicted under any of the provisions of law mentioned above.

STATEMENT OF OBJECTS AND REASONS.

Not only the temple-dedicated but also other *devadasis* dedicate a large number of girls to Hindu temples by going

through pot-datta or golla pot or similar ceremony in Hindu temples. Whatever the origin of the practice in ancient days of the dedication of women as devotees in Hindu temples, it is unfortunately the case that the practice has now degenerated mainly into a method of inducing or young women to a life of asceticism and prostitution. The existence or otherwise of charitable sanction to the practice of dedicating as devotees is therefore immaterial. The shastras are against vice and degeneracy of all kinds, and enlightened public opinion is against tolerating the continuance of a practice which, in the name of service to God, has constituted a certain class of women to a life of either asceticism or prostitution. A Hindu woman who is so dedicated is considered by custom to be incapable of contracting a valid marriage thereafter. Therefore, it is highly desirable and expedient to provide the performance of dedication of girls to Hindu temples within the precincts of any temple and legalize the marriage of such girls when contracted after such dedication. There have been previous attempts at putting an end to this practice of dedication, but they have been, so to say, indirect and have not produced the desired result. By amendments to sections 372 and 373 of the Indian Penal Code, the age-limit for the disposal of minor girls for purposes of prostitution has been raised from 14 to 16 years. But though at the time when this change was effected it was supposed that it would reduce, if not put an end to, the evil of dedication of girls to temples, it has failed to achieve this result, because it does not deal with the dedication of girls as a whole. Sections 372 and 373 of the Indian Penal Code are enacted by the temple following dedication after the girl attains 16 years of age; and in the meantime even minor girls are dedicated, even to-day, because the temple authorities, "the parent and the general public honestly feel that religion sanctions it and the law is not absolutely against it."

A legislative enactment is therefore necessary in this province for dealing with the practice of dedication *per se* of Hindu girls and women without touching the existing penalties for the disposal of minor girls for immoral purposes dealt with by sections 372 and 373 of the Indian Penal Code.

My object in bringing in this Bill is twofold: firstly, to have a law declaring that dedication of girls to Hindu temples is illegal and to prohibit such dedications; and secondly, to punish the persons taking part in the ceremony of dedication. In this connection I may point out that in the adjoining Indian State of Mysore, the Government have prohibited the dedication of girls to Hindu temples. The Mysore Government prohibited the dedication of Hindu girls to its temples by proceedings dated 29th January 1922, which runs thus:—"The Government declare that whatever may be the sanction by which the true nature of the ceremony is concealed, *Gangapaga* has no intimate connexion with dedication to the profession of a postulate dedicating girl. They are not prepared to allow the performance of such a ceremony in a Mysore temple, and are satisfied from dispatches and the

opinion of the Mutual Agency as record that no hardship will be caused by the prohibition of the performance of such ceremonies in temples.

They accordingly prohibit the performance of Gajp puja or any similar ceremony within the precincts of any temple under the control of Government in the Mutual Agency."

If the Madras Government in India have not yet undertaken legislation on the point, it is probably out of a tender regard to alleged religious susceptibilities of Hindus. To show that public opinion is in favour of the abolition of the system, and in response to the appeal of several men and women, as victims and kinsfolk of enlightened members of the community of devadāsīs themselves, I have brought forward this Bill.

B. MUTHULAKSHMI REDDI,

1st September 1932.

B. V. KRISHNA AYYAR,
Secretary to the Council

ERRATUM.

Port St. George, January 24, 1933.

In the Bill further to amend the Andhra University Act, 1925 (Bill No. 1 of 1930), published in an Extraordinary issue of the *Port St. George Gazette*, dated 15th January 1933, in the last line of clause 8 (section 50), for "91-A" read "19-A".

J. VENKATANARAYANA,
Secy. to Govt., Law (Legislation) Dept.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE

41

MADRAS, TUESDAY EVENING, JANUARY 22, 1930.

(Part, 3 p.m.)

**ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING
25th JANUARY 1930.**

GENERAL SUMMARY.

There was practically no rain during the week. Sowing or transplantation of paddy proceeding in parts of East Godavari, Anantapur, Nellore, Ingoleek, South Arcot, Ramanathapuram and North Arcot. Standing crops generally fair to good except of paddy proceeding in Guntur, Bellary, Hosi, South Arcot, Melchor, South Kanara and Nigirra, rice in Ganjam, Bellary, Koller, and Madras, cotton in East Godavari, Anantapur, Nellore, North Arcot, and Coimbatore and Madras, sorghum in Bellary and Madras, rice in Bellary and Nellore, rice in Ganjam, East Godavari, Guntur, Anantapur, Nellore, North Arcot, Coimbatore and Madras and groundnut in Bellary, Anantapur, Nellore, South Arcot and Madras. Sowing of sugarcane in Ganjam, East Godavari and Madras, cotton generally poor to good. Condition of cattle generally fair to bad. Fodder generally sufficient. Water supply generally sufficient except in parts of Anantapur, North Arcot, Bellary, Trichopoly and Ramanathapuram. Pests generally solitary.

R. G. HODGKINSON,
Secretary.

MADE (LAND REVENUE AND SURVEYOR).
MADRAS, 22nd January 1930.

DISTRICT REPORTS.

GANJAM.

Water supply sufficient. 18755 feet of water in the Ramanathapuram reservoir (F.T.L. 45 ft) and 15450 feet of water in the Ganjam reservoir (F.T.L. 25). Standing crops generally good. Harvest of paddy and cotton and sowing of sugarcane proceeding; cotton generally fair. Pests available. Fodder available. Condition of cattle good.

H. S. S. 4

VIZAGAPATAM.

Water supply generally sufficient. Sowing of paddy and sugarcane proceeding. Pests available. Fodder sufficient. Condition of cattle generally good.

EAST GODAVARI.

Water supply generally sufficient. The Godavari 175 feet above the crest of the dam. Transplantation of paddy and sowing of sugarcane proceeding in the plains. Harvest of cotton, jute and wheat and sowing of sugarcane proceeding, cotton of sugarcane fair to good; rice poor to normal. Pests generally available. Fodder generally sufficient. Condition of cattle generally fair.

WEST GODAVARI.

Water supply generally sufficient. Standing crops good. Pests available. Fodder sufficient. Condition of cattle generally good.

KISTNA.

Water supply sufficient except in parts of the inland delta. The Krishna 140 feet above the crest of the dam. Standing crops crop good. Pests generally available. Fodder generally sufficient. Condition of cattle generally fair.

GUNTUR.

Water supply generally sufficient for drinking in tanks; supply is ample sufficient for irrigation. Harvest of paddy, sorghum and sugarcane proceeding; cotton of paddy fair, not poor. Pests generally available. Fodder generally sufficient. Condition of cattle generally good.

KURNOOL.

Water supply sufficient for irrigation in Kurnoor. Cattle and sheep. Harvest of cotton and sugarcane proceeding; cotton fair to normal. Pests generally available. Fodder generally sufficient. Condition of cattle generally good.

SPELLARY

Water supply generally sufficient. Standing crops generally fair to good. Harvest of paddy, sugarcane, maize, kharra and groundnut and packing of cotton proceeding; sowing of sugarcane; rest poor in several districts available. Fodder sufficient. Condition of roads generally good.

ANALYSIS

Water supply excellent in wells, tubes and a few tanks and inefficient channels. Transportation of poultry prevailing. Standing crops low. Harvest of wheat, sorghum and groundnuts proceeding; cottons poor in yield. Pastures available in limited quantities. Fodder excellent. Conditions of cattle generally good.

CITIDAP-ITL

Water supply generally sufficient. Pasture available. Fodder sufficient. Condition of roads generally good.

WILLIAMS

Water supply generally sufficient. 1976 loc. of water in Mariposa mountains (T.T. 37-6), 10 to 16 feet in water in Kingsley reservoir (P.E.L. 29-5). Sawing and translocation of paddy and rice and sowing of various seedlings. Banning crops generally fair to good. Harvest of paddy, sugarcane, banana, breadfruit and banana seedlings; culture of groundnut prior to fair, and fair to normal. Pasture available. Fodder sufficient. Conditions of cattle generally good.

CHINOLIFUT.

Water-supply sufficient. Drying and transplan-
tation of paddy growing. Swamps common.
Standing water crop fair. Paddy available.
Fishes abundant. Quantity of soils generally
fair, but sticky muds in parts.

J. SODTVEIT & A. EICOTE

Water-supply sufficient. Transplantation of early and late and average of generally preceding. Standing crops last. Harvest of poultry, swine and grandest preceding in parts; others fair. Pasture available. Fodder sufficient. Condition of crops generally good.

— **PLATE 10**

Water supply generally sufficient. Standing crops fair. Pastures generally variable. Fodder generally sufficient. Condition of soils generally good.

NIRKIN ADOTT

Water supply sufficient. In three tanks and insufficient in parts of the others. Springs good. Standing crops generally fair. Harvest of wheat and barley commencing; wheat fair to good. Pasture available. Fodder sufficient. Condition of cattle generally good.

SYSTEM

Water supply for irrigation sufficient in parts of the Hecar, Dharmapuri, Udumpet and Arise taluks and under the Covertly channels in the Namakkal taluk and generally insufficient elsewhere.

Drinking water generally sufficient. Standing crops fair. Harvest of crops proceeding and of cholera subsiding; entire fair. Pasture generally good also. Fodder sufficient. Condition of cattle generally good.

CONCLUSION

Water supply generally sufficient. Six feet of water in the Center of the Bay. Standing crops fair to good. Harvest of wheat and barley in progress; potatoes fair. Potatoes available. Fodder -- Hay. Condition of cows generally fair.

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Water supply in walls and roofed walks sufficient except in two tanks; supply in river channels sufficient. Pasture available. Fuel sufficient. Condition of cattle fair.

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Water-supply coefficient: Height of water at the Grand Abutment 5 feet below crest. Discharge in the Calumet over lower crest northern and southern bents 2.5 feet in each. Standing pool 500 ft. Factors suitable. Fender coefficient. Condition of cable fair.

METHODS

Water supply generally sufficient. Average discharge in the Fortney - main canal 640 cusecs. Standing crops low. Harvest of rye, wheat, muck, corn, hominy, grapes and groundnuts and raising of peapods proceeding; raising of sugarcorn normal; not poor in fruit. Potatoes available. Fodder sufficient. Condition of cattle generally good. Haul needed in parts of country.

SLAVEN & TOL

Water supply sufficient except in two tanks.
Transplantation of paddy continuing. Standing
crops fair. Pasture available. Fodder sufficient.
Condition of cattle fair.

TINNEVELLY.

Water supply sufficient. Flow over the Schuylkill dam about 100,000 cfs. Discharge adequate. Night floods in the Tumbago. Pasture available. Fodder sufficient. Condition of cattle fair.

DISCUSSION

Water-supply generally sufficient. Sowing paddy crop generally late. Harvest of paddy proceeding; minimum due to manual. Faiders available. Faiders sufficient. Condition of cattle somewhat poor but independent practice in parts.

RECEIVED: 12/15/2004

Water-supply sufficient. Sowing of paddy proceeding. Harvest of paddy proceeding; southern half is normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

THE NINETEENTH

Water-supply sufficient. Grazing crops fair. Harvest of poultry available; others not separate. Pasture available. Fodder sufficient. Condition of cattle fair.

RAINFALL AND YIELDS OF THE STAPLE FOOD-GRAINS FOR THIS WERE ENDING 30th JANUARY 1930

[illegible]

* A review of 10 cases and a note

(a) **Revised Figure**

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PORT ST. GEORGE GAZETTE SUPPLEMENT